CCLCRADO SPRINGS, MAY 27, 1878.

Squire in New York, and captain in the West;
A undge on California's go den, strand;
In the South, a colonel, at the lesst,
But deacon in the true old Yankee land.

Easy to trade, or smoke, or drink, or talk with, But very hard for any one to sit on.

Who s. rms a battery like an old crusader:
Gives freedom to a race some careless minute;
But would buy Satan's homestead as a trader,
And ardenty aver, "There's millions in it."

In Maine who ranks in Calvin's fire-proof class

Who thinks a school-house is a sucred place;

And education cures all moral phthisics;
And looks askance at high scholastic grace,
On Greek and Latin, rench and metaphysics.

Heedless what charm on painted can vas glows; Indifferent, oft, to strophe and to stanza; But listening with loving ears when blows The Western wind from newly-found bonanza;

Such is the subject of these brief remarks,-

A lawless, pious, free-souled money-macer; Who his cigar would light at Pluto's sparks,

Yet who, though willing after gold to das a Through sea and fire, and gloomy, ore-lined cavera, Not often hoards his hardly-gathered cash, But robly builds, a fourteen story tavern.

And then try buying heaven by the acre.

- London Glabe.

MADAME. GAY-LUSSAC.

an acvanced age, was the heroine of a romance.

was surprised at a beautiful young girl devour-

evening, but was better next day when he cal-

ed to-increase the order, for shirts, by another

Sie was her hus ian 's private secretate, and

 $220.13 \, ^{\circ}$ ON.

heir ioneymoon lasted-forty years.

ing down of strongholds,

JORD PALMERS' ON.

by rivelyn Ashley, held it as an article of faith

the of en air in order to be in perfect health.

ONE EAR AT A TIME.

sity to co their thoughts rather than speak them,

by some significant action rather than by words.

orm a just jucyment must not abancon simse

and the Orient. It ights the dwellings, the tembers and movemes amidst the ruins of ancient

Baby on and Nineves. It is the light of Bag-

cac, the City of the Thousand and Che fights,

o' Or'as, the sixth place o' Abraham; o' Mar-

Churcho the Loy Sepu care in erusa em,

story?

was ir formed, "A "reatise on Chemistry."

A rapid traveler to walk with,

TEE OURRADY SPRINGS GAZTES. ATO IL PASO COUPTY NEWS. PUBLISHED EVERY SATURDAY MORNING. AT COLORADO SPRINGS,

By the "Out West" Printing and Publishing Co. SUFSCRIPTION. THREE DOLLARS PER ANNUM, PAYABLE IN ADVANCE. TERMS FOR ADVERTISING. Business Advertisements, when ordered for more train four insertions, so cents per inch, per week. Legal and Public Notices & 1 00 per inch for first week; 50 cents per inch for each subsequent insertion.

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OFFICIAL DIRECTORY. TERRITORY OF COLORADO.

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EL PASO COUNTY. COUNTY COMMISSIONERS -- J. C. Woodbury, Mat. France, and C. R. Husted. TANCE, AND U. R. HOSSEN, AND ARCONDER.—Irving Howbert. COUNTY CLERK AND ARCONDER.—Irving Howbert. COUNTY ATTORNEY. T. A. McMortis.

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THIRD WORD - C. T. Barton.
FOURTH WARD. - W. D. Brown.

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CITY ATTORNEY - Winton A. Wilkes
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CITY CONSCARRE Fank Lombard
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JUSTI R. OR 198 PRACK - Win L. Weec, W. A. Smith FIRE CHEAVY - Freeman, A. H. Barrett : First Astistant F rem in, Thes. 21 ighes. Second Assistant Fo e-finan, G. H. Jefteray. Secretary, C. E. Aiken, Treasur it, F. Homphrey. Fina and Secretary, J. W. Calluly. Hose Conference of the Confere

COLONY OFFICERS. PRESIDENT - Gen Win J. Palmer.

Exelogical Flore Mon J. Palmer.

Exelogical Flore Mon J. Adlister, jr.

Secretism and Issue and Geo Sammers, proteen
Chook Founder And Servenory-George Summers!

Boxed Theory M. V. for Jr., Win, A. Bell, Win, S.

Jackson of the Billing for the J. Win, A. Bell, Win, S.

Jackson of the Billing for the J. Win, A. Bell, Win, S.

COLORADO CAY. Take the score Allor Holl president. Charles Wikker, Cons. A herode, James D. Fankher, RET TIREK H.W. H. C. D.

Constante & R. Smith Lise was the Peak of F. Philip Church Direct Ory. M. E. CHURCH, CRITICS STORES wriand The Pat

President Service of the service of Sabath Court of the R v Mr MASI, Pistory TRESEVE KIAN CHO K. H. + 1 mile Springs. The Contract of the Contract o ENGLISH CART W. R. F. CAR. MINES. CLAND & A DEPORT OF TRIAN (HURCH, O) WE STORE

A STEP F. Past 4 M. E. C. Trott of the same commences KHEKER C BATTLE FOR THE CONTRACT PROPERTY CONTRACTOR VILLED TO BE OF THE STORE to the tray one day

Denver and Bio Grande Railway

A STATE OF THE STA Dispate a conversable as the problems Fisher being the problems of the problem sussey. The resemble of the experience, Fortis one toward on a address. J. M. ELLISON, Agent

PROLUSSIONAL € G. HORN, **Y**. D., OFFICE TAXON BLOCK, ROOMS IS AND 19 of Q c. n. theat mort of Bonder street a

J. VI. CLUTTER, M. D., OFFICE A DO DE TO STORE, ANTA FE AVE. mer, P., Slo, Colorado.

WIGLIAN EARRISON, TIORNEDS AV LAW, Corner Pike's Peak and Monument Bridge. (as ade Avenues e olorado Spongs, New Hock (as ade points) olorado Spongs, New Hock (apostes olorad prings Hotel, janiff

: A. XcMOPRIS. A FIORNEL AT LAW Office, second door north of Not one Bank, Coorado Springs, Colorado. EDGAR T. ENSIGN,

A TIORNEY AT LAW, Cobrado Springs. Office at Loreary Rooms, (Jacrano street, Collecting a RICHMOND & STANTON, TTORNEYS AT RAW, REAL ESTATE AND

A Chectic agents to the on Santa Fe Avenue, over Helman's counts, because, Colorados THOS MACON,

ATTORNE AT LAW, Office on Main Street, in Hain & k | nolds of the k | Canon City, Colorado. HENRY C. THAT HER CHAS. E GAST. THATOHER & GAST,

A TIORNEY AN . COUNSELORS AT LAW, Pueblo, Chorador W. B. SHERMAN. Dep U. S. Mising Surveyor. HENRY MOODY,

SEERYAN & YOODY. S_verton, San Juan County, Co. A BSTRACTS OF THE LE TO MINING PROPER-A BSTRACTS OF TIME TO MITHOUT OF AN IV. La Pl. ta County, Colorado. Conveyancers, Notary Public, Surveying. Examinations and Reportificate, general and spe iffic, and information furnished on all matters pertaining to Mines in La Plata County. A land the property and carefully appropriate and carefully and carefully. Rusiness entristed to us will be promptly and carefull-

BUILDING AND LOAN ASSOCIATION. EL PASO COUNTY

Building and Loan Association, VEETS on the first Monday evening of each month, at Weed's Hall, Pike's Peak Avenue, between Tejon street and Nevada avenue, at 7 p. m. from October to April', and at 7 ½ p. m. from May to September.

A new series of stock is opened quarterly, beginning March, une, September and December, respective yl HARVEY, J. S. VOLFE, R. F. WEITBRECK

\$5 -0 \$20 fee day at home. Samples worth 1

S'JRVEYOR. T. L. D'ARBY, C. E.

J. S. Leputy dineral Surveyor, County Surveyor of E. Paso County. Office over City Drug Store, cor. Huerfano and Tejon sts janzotf COLORADO SPRINGS, COL.

DENT ST. Dr. L. G. EOTARD, SUCCESSOR TO DR. SUTHERLAND,

Second door south of post office building, COLORADO S'RINGS.

DENTAL ROCMS,

FLORIST AND MARKET GARLENGS.

W __ AV C_ARK. Florist and Market Gardener, HAS A CHOICE LOT OF EARLY VEGETABLE PLANTS, INCLUDING Cabbage, Tomatoes, Cauliflower, Coury, Onions

and Lettuce.

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JOSEPE DOZIER. Contractor, Carpenter and Builder SHOP, Pike's Peak Avenue, Bet. Tejon St. & Nevada Ave., COLOBADO 8PX NGS. Contracts taken for Buildings in either stone, brick or frime. Designs furnished, estimates made, and material furnished at manufacturer's prices

BLACKSMITH.

JOHN SHAW, Barries T. AND - 188E-8-113

OQLORADO SPRINGS. AVING RENTED THE BLACKSMITE SHOP, PAID IN CAPITAL, Line to be prepared to do all kinds of Blacksmithing and Huise Shoeing in a workmanlike manner. ... aprintf

GUNSMITH AND MACHINIST. WM. H. CONVERSE, Gunsmith, Vacninist, Locksmith,

3. odel Maker and General Mechanic Agency for Geer's Door Springs, Adams' Windmills namens' Such Supporters—best in use. HUERFAND STREET, COLORADO SPRINGS.

LOUORS AND CIGARS.

S. ROSE. 2.018, 3.3578, 7.35.332 (C) COLORADO SPRINGS,

376 Bake Street, DENVER, COL. JEWEERY. F. E. HUGGINS

Fine Inter runging Spectroles and Hye Glases.

Also, Misses of

Field and Spy Gasses.

AT AMERICA PERIS PEAR AVENUE, COLORADO SPRINGS

HOTELS.

The Manitou House will continue

open under its present management curing the Winter. RAILS 1. m \$12.50 % \$15.00 per week,

according to rooms. R. L. EOPX.NS,

FLOUR AND FEED. A. G. LINCOLX. Wholesale and Retail Dealer in AND FEED, FOOT OF HUERFAND STREET, COLORADO SPRINGS. Also Agent for the Relable WAI TER A, Wood Mower and Reaper, and the celebrated Bain Wagon.

OHN PIXLEY Wholesale and Retail Dealer in Flour, Crain & Feet. Agent for Schut er Wagons,

COLORADO SPRINGS. L'uerfano St. BAKERY.

BAKERY

WILLAM BUSE, OR the past eighteen months in the employ of **ames West, has lought out Messrs. Sumner & Dorne, and moved into the brick building above the Wanless block.

A good supply of Bread, Cakes, Pies, GROCERITE, CC. constantly on hand. Bread delivered daily in Colorado Springs and Minitou. WEDDING AND FESTIVAL CAKE

supplied on short notice. ROCKY MOUNTAIN NEWS.

SPECIMEN COPIES FREE. Proxy I was I was. Established April 22, 1859. Oldest, Largest, Cheapest, Best. After your local town or county paper

TAKE THE NEWS. Postage prepaid on all papers sent out.
DAILY NEWS, 36 columns, by mail, ato per year or Der month, WEEKLY NEWS, 40 columns, 83 per year; 41.75 for 6 months; or for three months.

Best advertising medium in Colorado,
First class Bindery. Blank Book Manufactory and Job DENVER, COLORADO.

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CALIFORNIA PER POUND,

Cers.

nungarian Sela, PER POUND,

FRAM DIRMETERS 206 Fifteenth Street,

CC LORADO.

BANKS.

BANX, COLORADO SPRI>OS.

\$100,000, Астновидьо Смитац. -G. I. STEWART, AMES KNOX.

H. A MCINTIRE, Fice President. DIRECTORS: W. B. Youwer H. A McIsture, either a peer of France or a celebrity. They F. L. MARIIN. W. R. BOWMAN, A SCITION, T. A. M. MORRIS, Correspondents :- Chemical National Bank, New York,

Third National Bank, Chicago, and City Bank, London, England. ANNS H. BARLOW. Asst, Cashier

DASOLCOTYTH BANK,

COLORADO. strong mough to enforce taem, as well at least DIRECTORS: W S JACKSON. | C. 1, WHITE. A F. GOODFACI J S WOLFE.

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Mency learned for customers on Real Estate, or other separates at tavorable rates
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National Bank.

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WALL STREET ADVER " SEMENT.

Wall Street, Where bettines are made every by WETHOUT RISK, in Stock Privileges, Puts and Gole. We advise when and how to OreRATE SAFELY. Book giving tall information sent true. A ldress,

BAXTER & CO., Bankers, 17 Wall St., N. Y. fm iff s ms ave sted for parties at a d stance, and pro its prisopply remated by Bank Draft. | jan s ta n REAL IS SATE AND INSURANCE.

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Lie and Fire Insurance, and Real Estate Agent, Over City Drug Store. COLORADO SPRINGS.

U ~~ x .L U # BROKER, Insurance Agent.

Real Estate, Loan, Commission and Chins, Rifles, Revolvers, Jewelts—new and second hand, bought and sold. Noney advance don personal MEAT MARKETS.

BADGER & DAVIS, DEALERS IN

Meas and Vecesales, Highest price paid for Ranch Produce. Barton & Hodgman's Block, Heerfano Street, Meat delivered to all part of the City free of charge. A. J. DOWNING.

Wholesale and Retail Dealers in FRESH MEATS GAYZ AVD VEGZTAZIZS, TEION STREET, - COLORADO SPRINGS. apristf Next door to Craigue's Grocery Store.

STRAYER & MARK, Waosesa e and Retail I ea ers in Al kinds of Meatane Game, often urget) that there are two sides of every

CITY MEAT MARKET, TEON ST., COLORADO SPRINGS. TYPE FOR SALE.

• مع علي و مسهدور من علي 1. J. Ja . viv. 6. 10. THE OUT WEST" PRINTING CD. having furnished the GAZETTE with a complex "new cress," the type upon which it has been printed is offered for sale at low figures. It consists of Long Primer, Brevier and Pisplay. We also have some 25 or 3c founts of

Good Too Type, which will be sold at large circount if desi ed. Here is a chance to get an outlit for a small sum of money. Some p es will be sent upon application. A DAY at home. Agents wanted. Outfit and terms free. TRUE & CO., Augusta Maine.

THE LEAD OF STREET. ONATHAN. BY A BRITISH ARTIST. The administ o' Tennyson's "Lord of Bur-I sing the Yankee, latest human 'growth;
A tero seldom stupid, slow or flat,
But of en over-sharp, or fast, or both,—
A self willed, many titled Democrat.

eigh" will be interested in some particulars recent y out is ser in "Bygones," re ating to the Sa opian price! The mon. Henry Cecis, (a terward Bar, o Exeter,) having been un labby in is married ife, obtained a divorce rom his acy, and ived or a time incognito a Great Bo as, in Spromire. Here he el in ove wit i the daughter o' the farmer with whom he Alike through flowers and thorns bound to get on; locger, and in cue time Saran Hoggins became nis wise. On the ceatn o' his unce he succeeded to the title and estates, and revenied his rank in the manner narrated by the poet aure-The consternation of the "gentility" of To whom equality 's a precious gem,

Though sometimes he may kick Chinese or darkies,
And in his secret bosom doth contemn

All freeigners—below the rank of mar juis. Great 30 as was great, or while he had lived there in disguise some of them had, shunned him as an acventurer or cisquisec highwayman. On one occasion he sealer a note with the top of its penci-case, and a curious anticuary iden-In Kansas worships Gyd with strapped revolver Blithe Jances, in New Orleans, after mast; In Brooklyn sobs,—a tear-o'erflowed cissolver. tified the arms on it as those of the Ceci amily. The price of Bur eigh's anguage had not (beore marriage, "that repose which marks the caste of Vere de Vere," for in narrating the recovery of a lost silver spoon, she said, "At last

CANEL-BACK EXERCISE

tior o her ormer associates.

we procen i' the tato noc, and theer we found

This is probably on y the amiable inven-

Mounting ne came is not difficult, but it has some sweet surprises or he novice. The came i es u on the ground with a his legs shut under him ike a jac cknife. You seat yourseif in the broad saddle and cross your legs in ront of the commel. Before you are reacy something like a private earthquake begins under you. The came raises his hindquarters N'acame Gay Lussac, who has just cled at sucten y and throws you over upon his neck, and before you recover from that he straightens In the year 1802 a student of the Polytechnic up his knees and gives you a jerk over his tail; School entered a shop to buy some shirts. Le and while you are not at a certain what has namened, he begins to move of with that dising a look, and asking her what was the tife, locited walk which sets you into a see-saw motion, a weaving backward and, forward in the co leg an did not eel ice nimself at a that capacious sae die. Not having a ninged back fit for this movement, you lash the beas: with your soorpash to make him change as gait. half cozen. Then he ost his handkerchiefs, Ie is nothing loth to do it, and at once starts and found an occasion to return to the shoo; into a high toot which sends you a 'oot into the and still again to ourchase cravats. To end the air at every, sten, obs you from sice to side, matter, he learned the young gir -the eldest of crives your tackbone into your orain, and makes three disters—had courageously opened a shop dastanets of your teeth. Capita exercise. When you have enough of it you pul up, and to make a living or her father and the amily, who has lost their property by the Revolution. num sly inquire what is the neather met rod of He proposed, and was accepted; and for forriding a dronledary. It is simple, enough. I tune he had only twenty-eight years and mem-Shake the lo se rafter rope he has neither bribeiship of the Academy. Le was not tien dle nor bit) against his neck as you sking the while, and the animal at once springs into an were ally married a few months when he was easy pace; that is, a pretty easy pace, like that conveyed liquie, his eyes nearly burned in his of a rocking horse. But everything depends head form an exposion in his laboratory. For upo't the carrel .- Charles Budley Warner. twe've months he had to keep his room, and could support only a feeble night light, by which

THE POWER OF IGNORANCE.

his wife read to 11m. She was no, only seantiful, out witty, and distinguished in society. is a common sentence that knowledge is her we ting could not be distinguished from his. slowly but as up what ignorance in an your Where there is a temperance sentiment strong enough to plass prohoglory laws, it is generally neralights a with the record, and gives a as license laws are usually enforced. When liquor selling is prombited by aw and must recarried on in obscure places, hidden from the sense, refini and multiplying needs, trans light of day and the eyes of the world, at once forms itsel so skill, and makes life various with a new so days' work; comes ignorance it loses its respectability, and with that much of its power for evil in the community. It can no drugs on the eventh, with a firkin of lot and a longe sit in high places and flaunt its g'itlering. match and a at an easy "Let there not be"seductions before the dazzlec eyes of the young and unsuspecting. Haced uncer the ban of tae Liw, the salgeon no longer stands with builliant winds wantle open doors on every corner it is obliged to seek out of the way places, to recure whereas ignorance is a blind giant with, let him I told. If ever there was a brive fellow who itself behind closes, doors and shutters, and but, wax im bund, would make it a sport to hence to shorn of half its allurements. 'rohiseize the pill as that hold up the long we ught | crecipres, it was this hero of the Brislington | Iv, w. bit on coes not, however, remove the necessity Table of hunden good, and firm all the places I Tunnel, and the story ought to live forever. for moral sussion, it only supplements and makes of oy as dark as a buried Broylon. Loyal looks it doubly efficient for good. Eather without the ing at the percel-wise, in the growth of a single of the MNGTAS A TABOR MARKED. other is comparative v howerless, but the two of, who has be practiced vision may mot see form it strong wall o' de ense against the egions that ignoral Lof the true bond between events, of King Alcohol. Moral sussion without proand false confert of means whereby seenences ubition is like faith without works; but nora may be com, alled -like that falsity of e esight suasion with prohibition is power ul to the pulwhich overlasks the gradation of distance, seeing that who his afar off as in it were just in a step or grasp i-precipitate the mistaker soul on des ruction " George Eliot in "Daniel Deren Lord Palmerston, we read in his biography

that a man ong it to have four hours a day in CO O ERATION. He insisted on always having eight tours' sice of and was able to get it. It was his rule to take daily exercise on norseback. He persevered in his part idge shooting long after his eyesight was too bad to permit a correct aim. The route cown to I arrow and back in a heavy rain and before a heavy evening's work, timeing a mse? to do the twelve miles in an hour. He was er, injunger, and salesman, and they decrease thould 712 per cent,, and the monstone miners suffered great injuries from Lord Russel who, of their number to one or all of these positions. Job Spath Yorkshire are now "no er notice." to speak plainly, has treated him abominably on one occasion; but though sharp and caustic of speech, his mine did not know how to retain a sense of injury. On one occasion he had decic'ec to name a certain e ergyman to a vacant bisho ric. A day or two afterward he whote to Shafteshury to say hat since he had; i hade up his mind or Dr. -----, he nac received a etter from fore Russell, with a request that a frience of his might be a mointed to the seed "Tf," he continued, "Russe I's man be a good and proper man, ' should wish to appoint him, necause you know Russe' once treated me in a very roug't way, all desire o show him that have cuite say he has neglected their interest (and his leaf a gre trush of abor, but he less to have thir ctaey can manage the scoop, et them try it. Many extraore mary persons, who mave figured Le had a together too easy a position; they a in history as men of action, have had a propen-

to convey, or at least to enforce, their meaning general distrist breaks out in open rupture, and the experiment is at an enc. Sir Wa ter Scott relates of Napoleon, that once, ne ciffie ties o menta, abor are fare w in a s'r rp a tercation with his brother Lucien, comprehended by those who work with their not being able to bow him to his will, he cashnanis. A man eats a certain amount of food et on te mar ne foor a magnificent watch which in a cay, and from it obtains a certain amount he he c in his harid, exe aiming-"I made your fortune. Lean's natter them to nieces easier o vita energy. Line expends this energy in than I to that waich!" A good instance of this symbolism is related of Alexander the a cay. If M is absorbed in menta labor, it is consumed in Arhans three hours. It is esti-Great. An accusation was once presented to mated that i | one ounce of alooc, will ehable him against one of his officers. When he inthe nands to de a fixed amount of work, that former began his statement, A exancer turnecsame ounce, "civerted to the brain, will only one ear towards him, and closed the other irmperform one there as much abor. If the blood ly with his hant i implying that he who would is a psorpec by the hands the prain must go withou ; i the oran, consuming the strength three a together to the party who gets the first heartimes as fast, has a tre cay's suppy, the rance and feet can do nothing. This may be leasily tested by experiment. Told a greater part of ing; out, write te gives one ear to the accusation, should reserve the other, without hias or prepossession, to the defense. If one should the cay with the names, and you cannot think s rut out a ears when about to hear an injurious to advantage. Reep the brain employed with report, in most cases no jarm wou'd be cone. hard menta work (not book-keeping, which is But the least that airness requires is to keep on y a sinc of mento-mecaanica work) for one c'osed and reserve it for the other sice. three or our lours, and a the wingness in For who coes not know (though most neone the work will not enable the nancs to do anything more team the east viluable work. A success u man'ifacture implies thought and HOW FAR OUR LIGHT SELVES. abor. There must be some one to think for the shop and some one to work at the bench, The only article imported from the United Tiese two cuties cannot be per ormed by the States and soid in the parars of Bagdad, is. same man at one time, for the pest menta, and mar.ua, apor can never be united. It is the American petro eum. It is entered at the port of A exancretta, on the Mediterranean, and ignorance of these facts, or an unwillingness to ransported on the packs of came.s. It is one o' the marve's of this marve ous age, hat petro. developed in productive co-operation.—Charles eum is everywhere to be ound in the Levant

At ast, after a repetition o this process, the

Barnard, in Scribner's for June. Mme. Arabe a Goccarc, the ce eprated pianiste, has been traveling in Australia, and the To owing are enumerated as the special vicissiceen, de Marcius of the Romans, and of Da- tudes of the tour: Quarantined at Melhourne or arrival for two weeks on account of sma... mascus, the "Gem of the Orient." Thurns in pox on poarc sub; a most ata i ness conthe Grotto of the Nativity at Beth evens, in the racter in Cey on; rossec o \$2,000 in Macras, amiest the paris of Zevit, on he Aeropois the money being a erward recovered; saiper Attens, on the pains of Zevit, and in the wrecked on the northeast coast of Australia; hance and cottage on the panks of a lost of paris of panks of a lost of panks of panks o

THE NEW MINISTER OF POLICE.

The other evening, says the Figure, a stranger came in a carriage to the prefecture of "The office of the prefect?" he said to the concierge. "The prefect is not there," said the man, in

thal tone we a . snow. Parcon me, my friend," said the visitor. Permit me to observe that I did not ask for ne bre ect, but for his office." Since I have to a you that the prefect is not there, what do you want to do in his office?" "Permit me to reply," said the stranger, still more so ite y, "t sat coes not concern you."

* Come, you had better go away." am not going away; . am going nto the ofice of the prefect.' Por the third time te you the prefect is know that very we'l, since am the prewas, in fact, M. Voison, the successor of

AFRICA'S MINERAL WEALTH.

M. Leon Renau't.

One great result of the recent explorations in Airica by Mr. Stanley and by Lieutenan. Cameromis the certain information that, under ying the surface of that vast and as yet imperfect y known continent, is mineral wealth of the hig iest value, and to a scarcely estimated amount, so vast is its quantity. There is in the country between the fifth and the seventeenth degrees of fouth latitude, stretching across from the Incian to the Atlantic Ocean, "enough of coal and iron," Lieutenant Cameron declares, "to supply the world for unto d-centuries," and by means of a cana, of only 160 miles, in the construction in the wilds of Canada. of which there are no engineering difficulties, the Congo ancethe Zambesi rivers may se united so as to make practical water communication from ocean to ocean. England, which already has to onized the southern extremity of Africa, inc uding the Diamond Fields, is likely enough to take possession, by treaty or force, of the whe effistrict between the mout i of the Zambesi on the east and the Congo on the west coast. The country is far more healthy than Inc a.—Philadelphia Press.

A REAL HERO.

A story comes to us, says the London Era, from the western district, one the details of which a lifet Harte or a Colonel John Lay would found a poem. The other day algang of laborers was employed stacking blocks of stone on appermanent way of the Great Western Railthe operation of stone stacking was carried on within a few vards of the Brislington Tunnel, I da in the . It ear is It was at the time of day when the most woncerful express train in the world, called "The Flying Jutchman," was expected, and by some Marie Plaze the karsh full ord foring horseunlycky accident, a large block of stone rolled woman, in the three core at the companion down the embankment and lodged on the rail There was not a moment to be lost, so swiftly pulls cown. "Knowledge, through intient and down the bank sped one of the brave narvies to treasures than the bank sped one of the brave narvies to treasures than the bank sped one of the brave narvies to frugal centuries, enlarges discovery and makes remaye the stone, and save hundreds of innorecord of it segnorance, wanting its day's dur- contlives or perish in the attempt e had a wie and family at home, but he never thought favor to it is roist with the burnt souls of thof them. His afe was in his hand, but he never many generations. Knowier ge, instructing the thought of that. Down the steep encounkment spec the braye fellow, nerved with the combined strength of Sisyphus and Atlas, to move the stone and save his fellow cremures. On specia: The Flying Durchman!" "Quick, for your life, im!" shouted the companions on the and the min-co ored creation is shrive ed up a bank. Alas! it was just to a late; the stone in blackness. Of truth, knowledge is jower, was tabled out of the way, but the dero was out out it is a paper reined by scruple, having a to pieces by the langs of the murderous train. conscience of what must be and what may be; This is as grand and noble a story as ever was

1. Mas The king and the most the most The London Later And, of April 10, come chaining a reserve tring the following information a meeting the day, they be at a track of the deep all English labor market: The home abor mare threads are the a to the same and natural ket continues in a very unsettle! the transic and dotiona state, very large bothes of men, partica- [larly in the mining trides, sell resolution a reduct prior wages. In Northumberland, confirming was the Reservoir as the order to hery inechanics are also under notice of reduction to a property of the same of the School River during ONE REASON FOR FAILURE IN fion, no extroughout the country, were the exare thing agher wages, there is in contency or some other sileable product. Tach is a femp syes are consequently thrown out. In the will by some one will be the will be some of the sileable product. good working, and each contributes talke to [Mid it.ds, by a recent decision of the new the capital. The shop must have a block keep ! Wages II ar i, the iron-workers summing reduct ! man, the ship prospers and a gues ismoothly many railway and other works would be glad imaginable. They so me almost two small to If the mantager happens to be a goo business Rough labor is generally in fair domain, and hen some of the members become of willing workers. In the agricultural cisdiscontented. They work hard at the benches, 'tricts, as String advances, there is some organic quising grove which my a tripical lady can and the manager-sits in his comfortable office exation for enligiation purposes, but the prospects and writes (supposed to be easy works), or be in America and our chief colonies are not so inwalks about town, or receives callers. His viting as in former years. In New South Wales Winter very quetly in New York, under the ranes are cean, and his cothes are unstained theregis a seen demand for abor, if of the right by the grune and bure en of the shop. He is sort, for railway construction and other heavy of the eyes, is now fully recovered, and expects "inving a good time," while they too, all the tworks, and in some of the Southern States of The men at the benches want good. America there is an opening for mechanics, but same her daties as correspondent of the Indecivicends; the manager says they shour have most at specially high wages. Latest advices penalur, a contingent lund and more machinery. They from the new Black Lills gold terrotry indiown), seen ble, etc., etc. Ie repies that yet to be ascertained. Reports of emperants in trace is cul', competition ceen, etc.; if they Musicoka Territory, Canada, are far from favorlab e. Kitto and Colony, Brazil, is inviting a Fort with, they turn him out and elect another. few mechanics for saw mills and other trades. Irish emigration to the United States continues wish to share the figood places and light work? very good.

COMMON SENSE RELIGION.

What are called innocent enjoyments, with much which makes up and adds to the hap itness of ife--poetry, painting, smiles and aug is ter, the sames of playful wit on the quiet caucse, the ce igntfu emotions - in f sinces. na f hears - creater by numor, the finning fun in Summer evenings in the open air-all that kind of life which we enjoy and remember with such enjoyment (albeit mingled with sadness, not for 1 to is to be made a Baronet, or at least that the what it was, but because it is not)-why is this not associated in our minds with saintship and no inest? Is it because those who are not no v possess it a'.? Yet this would only prove the ibera ity'o God, and not the sinfulness of man or any inconsistency in saints partaking of it. Is it that such happiness is sin? This cannot It would be a libe, upon all our instincts and feelings, and the who e round of life as appointed by God. Is it that we aske formed wrong ideas o' saints nip, and created, as in mecheve art, such notions as would make saintsain impossible or utterly outre and igrotesque in the exchange or defind the counter, or on a rallway board or committee of lagiament? Yet it is in such places we need saints most; Or is it that we make such men as the abostles examples of what a men should be, and thence concrice that if so the life I have a uded to must be wrong; earth y, and unworthy; of men, as it could not be theirs? But again, I ook at the flowers Christ has made, and listen to his Regent—are anxious for his early education. singing pirds, whose his and throats and in the will study in the jou-king room of the im stincts he has made, and con over all the gay perial Palace; Hong Joung Foet and Fila-and heautiful "trifies" He has attended to as Toung Schian will be the tutors to instill into the mater of the work, and which he called his Majesty's mind all the necessary sciences. very good, and in waich He has pleasure; and He will learn the Mautonou and Mogu. lanso the "Methodistical" view o' life does not guages and literature at one and the same time, ao.c. But may not a life in narmony with this, with ricing, archery, swimming, ploughing, in which the small owers, and the small sing and other bookly exercises. The prettiest part ing pirds, and the perfumes, and the lights and of the pusiness, however, is, that from the day sladows and someting waves siath que their dais education began there with be appointed for own with the great mountains and mighty oceans, his Majesty a commando cestined to receive and intellectual and moral narmonies among a the loggings incurred by the Imperial toy, God's great beings be the normal state of things, and the tata of May is considered by the as-

new earth?-Norman Macleod.

PERSONALTIES.

Tabmas Airc, the English poet, is deac. Mrs. u.ia Ward Howe has gone to Newport for the season.

Harriet Beecher Stowe and husbanc are back from Murida. Rev. Mr. Spurgeon, of London, has declined to eclure in America.

Ex Speaker I aine is suffering from an attack of fever and ague. Inomas Estroda has been inaugurated president of the Republic of Cuba.

The ceath of the Countess of Ma mesoury is te egrapped from London.

Mr. Tennyson did not see the first production of "Queen Mary" in London.

Get. Prado, tae President elect of Peru, is being well entertained in England. The late Theodore Cuyler left no wil . 'His personal estate amounts to \$70,000.

Count Bismarck spends his spring vacation spacing in his garden and planting cabbages? Parl de Cassagnac, the braggart due is: of Paris has been detected wearing an impenera-

e coat of mail. Dich Bouercau tane, Henry Irving wi sail for America on the 29th inst. The former is Madame Janauschek has failed to impress the

London audiences with her great powers as a tragic actress. Herald his a story to the effect that " Joss" Tweed passed the Winter at a saw-mil.

oseph Philips Romayne, member of the British l'arhament for Cork, is dead. He was

a Liberal and a Home-Ruler. Rev. Edward Everett Hale has left New Or-Jeans for Jexas, and will visit Arkansas arid

Misso in before he re arns hone. Mr. Aptominas, the harp player, who is new in this country, and Mr. John Thomas, the harper of Jucen Victoria, are brothers.

ane G. Swisshelm is lying sen usly ill in

London, where her daughter and only child, Loe, is expected to make an early debut in Mrg. Bilknip is losing health, flesh, and beauty; their carriage has been sold, and she cannol walk est Mrs. at attracting observation

and admovances. MigA's a A house or tooks, according to the roat, between Keynsham and Bristo. In fact, Richmond in a rath and was water residence near Richmond the Charles at Vigoria for From-Prince Bismare's du gitter, the Courtess

when hesting at Varion power, but were harh duly considered or set, way line. At this instant, the roar of "The Processal Havley was sell for America in fort the poter of ignorance? Knowledge Flying Dutchman' was heard in the tunnel, August for a short vist. It is said that he will Irish Appetricular process, is deal. Simulas held

in very logic est minute average light-American can I Class the necks of the court vibed asign a first time of Longle, hear linke little . In hither atch of Kernery North Control

The fine of the fifther William W. Hall, lete Trees of Post and Rev. Advant to him a little wer of Gen-Resoftence of the New York on Safar Indidown his rie for the sake of his fellow, The Marine Burt of the Learnest Learnest

The state of which is itricals to but a Printer Vol. 4. Head of an aged two. a same della

Cagtie Per Day escale 1974's engage

th Orbit differen I toward lower prices. At Liverpool and other procedure morning in the Price of Walles A cozen of more men unite to star a crop lead ag ports the steamship and carrying trades has an avery state of 15 lead ag ports the steamship and carrying trades has an avery state of 15 lead ag ports the steamship and carrying trades has an avery state of 15 lead ag ports the steamship and carrying trades has an avery state of 15 lead ag ports the steamship and carrying trades has an avery state of 15 lead ag ports the steamship and carrying trades has an avery state of 15 lead ag ports the steamship and carrying trades has an avery state of 15 lead ag ports the steamship and carrying trades has a power of 15 lead ag ports the steamship and carrying trades has a power of 15 lead ag ports the steamship and carrying trades has a power of 15 lead ag ports the steamship and carrying trades has a power of 15 lead ag ports the steamship and carrying trades has a power of 15 lead ag ports the steamship and carrying trades has a power of 15 lead ag ports the steamship and carrying trades has a power of 15 lead ag ports the steamship and carrying trades has a power of 15 lead ag ports the steamship and carrying trades has a power of 15 lead ag ports the steamship and carrying trades has a power of 15 lead ag power

of his arche George IV.

The Empress of It of six to infigure, with a pleasing for not by is me. . . Her hands, however, be the virtues, white, little hands

Mis. Mary C mmer, who has passed the med tal care of irr. Hammand, for an affection to return to Washington shortly.' She will re-

Polita, state that ex Oneen Christina will return to Spain about the end of May, and reside at Afanjuer, and that ex Queen Isabella will return Juring the Summer, and take up her residence at San Sebastian. "Sir Roger" Tichlorne has written another letter to Mr. Onslow, in which he shows, that under prison dicipline, he has been making fair progress in his education. At his trial he trans-

steet "Laus Deo" the "laws of God;" now he

All London Standard special dispatch from

Madrie saxs the ministerial papers, Epoca and

writh very fine English, and quotes Intin out of the Roman missa with perfect correctness Mr. M. D. Coway writes to the Cincinnati Commercial: "I saw Prof. Tyndall recently noking as if marriage had proved to him a veritable fountain of youth. It is whispered that aristocratic circle with which he has long been a favorite, and has now been connected by mar

rage, is trying to persuade him to accept that Don Carlos held a reception in London the other day, which was arrended by about a hundredligentlemen. English and foreign, Protestants is well as Catholics, besides several acies. The "King" declared nime of somewhat gene in London, and said that he found life in Eugland rather too formal for him. He has not at present any intention of going to Austria, but would prefer to see Scot and, and takes of going for a time to Norway. Lie accressed most of his v sitors in Spanish or French. The latter language he speaks we l. In German, which he also tried, he is very shaky, and in English

sti . more so.

T'e Emperor of China is six years old. His and be reproduced in the new heavens and the tro egists as he most propitious moment for his

education and these floggings to commence.

CORDINANCES -OF THE-

Tim of Volorado Springs. CHAPTER I.

An Ordinance establishing the City Sea'. Be at orderined by the City Council of the City of Colorade Springs +4 Section 1. That a seal, the impression of

which is as follows: In the centre the words, "Seal Incorporated Sept, 3, 1872," and around the outer edge the words, "Colorado Springs, Colorado," shall be and is hereby cec hrec to be the Seal of the City of Co oraco Springs. Sec 2. All attestations made to papers is-

succeeded acts done under the authority of and attested by the seal of the City of Colorado Springs prior to the date of the passage of this ordinance, the impression of which seal is as described in the first section of this ordinance, are hereby declared to have been and now to be the attestations of the Seal of the City of in they are respectively appointed, and said Colorado Sorings.

CIAPLER T. CHY OFFICERS.

An Ordinance concerning City Officers. Be it ordained by the City Council of the City cof Colorado Springs.

Services t. That each and every officer of the city of Colorado Springs, whether elected or appointed, shall, before entering upon the duties of his office, take and subscribe an oath that he will well and truly perform the duties of his other to the best of his ski and ability. SE . 2. The City Counci, shal, as soon as practically after their organ lation in each year,

appoint a City Attorney and a City Assessor, who shall hold their offices respectively for the term of one year and until their successors shal be appointed and qualified, unless sooner remove:

Sec 4. The City Council may appoint Waterinter and Policemen and officers not here in provided for whenever it share be deemed advisable of necessary so to co, and shall prescribe the powers, duties, and compensation of such 4theers, and such appointees shall hold of ge por such time as the Courcil shall deter-

St. 4. The following objects, before entering upon the duties of the respective offices, the City Council, shall execute bonds to the cap, veith sureties to be approped by the Coungil, in such sums as the Council thay direct and approve, conditioned that they will faithfully perform the cluties of their des citive offices and that they will when required by the Council pay over all moneys and and deliver up all property in the roustody belonging to the city.

SEC 5. It shall be therday of the City At torneys expear in behalf of the city in all suits. court, wherein the city is he party, and to give his is mon upon all questions of law submitted. to birathy the Council.

CHY ADDRASA.

Sep. 6. The Uity Attorney is hereby author. may e recessary in any suit or proceeding goods, chattels or property whatever, without wherein the city is a party, SEC 7. The Cry Ar mer shall receive such

salary as the City Council in you dermine, all his feet shall be as follows by the there shall be allowed in I tixed with the costs in a "istice's Court. Liket tees f five shall and in the ! Disco, to it a docket for often dollars for a auction, until such, person shall have paid to each. Its that he appears and prosecutes any castings in courts respectively.

C'14 (11kk)

the United and shall among that it instruments which promotions to be and red by the city. seal, helshall have cost by thin the delve reply

the state of the tree of our possible and the said a right, who shall all The sign of the second constitutions and the sign was still all the sign and the sign of the second pail is a constant of the paint any action through the coshell be legally west of the Cry flor each offense, the sum of twenty ter the rime of the triple of or which they are have dol its.

menth part uning to his office. SE 12 Alwarrants shall be paid by the character.

which they are are presented for payment, and wherever my warms may be presented for payment and the treasurer shall not have funds. in his hands by the payment of the same it shall. be his "at the endorse upon the face of such warrant the dite of its prescritation and from such due said warrant shall hear interest arithe rate of ten perfeent per annum,

such congensation as the City Council shall de- or farm produce, or to co porteurs selling bibles termine payable quarterly.

Sec. 14 The City Clerk shall be entitled to the following fees: For eath I cense issued under the provisions of the ordinance concerning licenses, the sum of one dollarito be pair by the person statining such highwest and he shall. also be en thee to fitty cents for each license of any kitol, or who shall give any concert or issued to the owner of dogs under the "ordsnance conforming dogs," and shall receive such tainer a litense therefor, as provider by ordifarther compensation as shall be determined by mance, that forfest and pay to the city not less the City Council payable out of the city treasury

SEC. 154 ustices of the Peace when performing duties and taking cognizance of cases arising uncer the ordinances of the City of Co orado Springs, shall charge and receive the following fees: For compaint fifty cepts, for docketing each case twenty five cen's, or issuing summons or warrants in any case one dollar, or issuing subjecting fifty cents, for five do are not more than fifty collars shall be administering an eath twenty cents, for filing each paper iltern cents, for issuing execution one dollar, for entering judgmen fifty cents, for making up cocket fifty cents, for issuing venire for jury one dollar.

SEC. 16. The City Constable shall receive the following fees and no more for making each arrest and do, ar ant fifty cents, for serving summons on each party one dollar, for return on summonins fifty cents, for serving one subprena on each person fifty cents, for serving and levying executions one do.l w, for attenting each trial in which the accused shall deny the charge against him one dollar fir each day, or serving venine on each anor twenty-five cents. The free in this section prescribed together with the docket fee of ive col ars allowed the Cty Attorney shall be taxed with the costs in each case and collected as in other cases. For a. other services rendered by the City Constable, he shall rede ve such compensation as the City Council may celermine, payable out of the city

treasury in quarterly instalments SEC. 17. Juris shall receive two do ars each or each day's attendance upon any case trice uncer the ordinances of the city, and witnesses sha receive one Gollar and fifty cents for each Lay's attendance upon any case so tried, and ten cen's per m le for each mile acqually traveled

the witness, to be taxed as costs in each case. Szc. 18. Officers not herein snumerated inc'nding the members of the City Council shall receive such compensation or their services as may at any time be established by resolution, ordinance of order of the Councily

CLAPTER III. An Orcinance concerning Elections.

Be it ordained by the City Council of the City of Colorado Springs: SECTION 1. Last an election shall be he c

one City Cons an e; one Supervisor of Streets our A cermen, one thereof rom each ward of said City, and the voting at such elect tions sha be cone at such place in each ward respectively o said City as may be designated by the City Corneil, and the City Cers shall give at 'eas: ten cays' previous notice o' the time and places of rolling such election, by sub cation in some newspaper published in snic City

SEC. 2. A the officers enumerated in the oregoing section shall be elected from the City a arge, except the Acermen, who sin be elected from their respective wards; that is to say, one Alderman shall be elected by a majority of the votes inteach of the wards respectively o said City, and which A derman shall De a resident of the ward in which he shall be

SEC. 3. The City Council sha'l annua y, at east ten cays prior to the cay of e ection, a point three electors in each ward of said City to act as unges of election in the wards wherejudges sna. no d their offices for the term of one year, and unti. Their successors are ab-

Sec. 4. Such judges of election sha act as a board of registry, and sha proceed with and erfect the registration of voters of their respective wards, in a respects as is now provided for in "an act concerning elections," named at the tenth session of the Legislative Assembly of the Territory of, or as may be herea ter provider by he laws of Colorado. \$14. 5. The qualifications of ejectors, and neymode of voting and concucting e ections, shall be as preser bed by the laws of Coloraco. Sect. 6. Judges of election shall receive the

$C \mid A \cap R \mid R \mid V$. An Oreinance concerning Licenses. Be it ordained by the City Council of the City of Colorade Springs -

sum of two dollars and fifty cents per day each,

Section 1. That licenses may be issued in this Kity, subject to the oremances in force at the time of issuance, or which may be thereafter passed by the City Council, and if any herson wensed shall vio ate any provision of his licerse, he shall be habe to be proceeded against in the manner heremafter provided and his scense may be revoked in the discretion of

Six. 2. No license shall be granted for a less period than three months, nor more than months twelve months, nor be transferable without permission of the City Council.

SE . 3. All licenses shall be Issued and signal by the City Clerk upon the payment of his fees and the sum assessed for such hierse license. - by the City ordinances.

Shir. 4. The City Clerk shall keep a license. register, on which shall be entered the name of eaclifand every person licensed by him, the and put seedings which may extending in any date of the occuse, the purpose for which granted, the sum said therefor and the date the

128 to The City According to the city (Si) 5. Any person who shall sell, or according to the city (temp) to sell at sublic auction, in this city, any having first obtained a license therefor, as provided by ordinance shall forfeit and pay to the dollars, nor more than twenty five corlars, SEC 6. No lice ise shall be granted to any person for the sale of any property at public the City Clerk the sum of five dollars, for each " three nonths, or twinty collars for the year-

States The Cry Consist of the keeper of process or by trustees, shall be exempt from the on lerk" as the Clerk of said cov.

4 BITTIARDS AND BALL ALTEYS.

Sic S. The Clerk may grant licenses to all seed in the macros of the Cry Court I keep hill and tell lesson on payment by the up-Stable 1 street of the fact that the Land of the fact that Hard the force is there more by our rivels? books proceeding the state of the state of the sound of the sound of the sound of the term of the sound of th der tight where no read profithe Could be a dealing they year. Then, like terms the Clerk report to the experience of a gold mea when a may ask to be one of the bar, both Mays, be give the or promit de tel les and she ring gilleries Shit q. Any jet in Inconsed for any of the

and the mest as the property of the second property of the whole with table is kept, shall posed a price of a price of the first state of the analysis of ting 1853 All in more rate cell on account contains having obtained adicense therefor, as there is do believe it was ones, payable out of by ords mor required, Soul furfeit and pay to for mance.

The Treasurer of the keep a true. See her. The Clerk inny issue a pedelerand acourte & count of all nearess being \$250. In one of my applicant upon asyment of seven the Civit Coloredo Springs, and shall report dollars i let be vicents for each three months, or to the bear a rewriting time in each month a thrive delives for a year, and may issue a mense all more received in I, part out by him, and beto book agents and canvassers for maps and peall other basices by him transacted during the modulate upon the payment of two dollars and infly cerns for each three months, or ten dollars

treasurer according to promite in the order in Sec 12. Any person who Shall pursue the occupation of a hawker, or heddler, or hook agent, or innvasser within the city without having first obtained a ligense, therefor as provided by ordinance, shall forfeit and pay to the city. for each offense not less than five dol ars nor more thankfwenty five dollars.

SEC 13. This oremance shall not apply to any person coming into this city with teams or SEC 13 The City Treasurer shall receive otherwise for the purpose of selling vegetables or religious subjections.

EXHIBITIONS.

Sec. 4. Any person who shall own, conduct or manage for gain, within this city, any theater, cursis, Caravan or other exhibition, show or amusement or who shall exhibit any natural of artificial emissities, or panorama, or cevice musical effectainment without naving first obthan twenty five nor more than fifty dollars. Provided, how ver, that for exhibitions or concerts given or made by the citizens of the city no license shal be required.

Sec. 15. The Mayor of the city may direct the Clerk to issue a license for any of the objects contetuidated in the foregoing section it on the payment of such sum as the Mayor shall cetermine in each particular case but not essit an charged for needse for each show, concert or

Sec. 16. Al licenses issued uncer this orcinance skall specify the object and length of time for which the same are respectively

PAWNBROKERS.

Sec. 17. Any person who nevances or loans money or other valuable thing on the deposit of personal security or who deals in the pure asng of personal property on condition of selling mack the same at a stipulated price is hereby created a pawiibroker, and any person who shall carry on the business of a pawnbroker without taxing first obtained a license therefor a provided y ordinance sha, forfeit and bay to the dity a sum not less than five nor more than fifts' do lars.

SEC. 13. The Clerk may issue a license for the pur bse named in the foregoing section to any person wato shall any y therefor, upon such person saying the sum of twenty-five collars, trende south across Pice's Peak avenue, thende for one year or twelve co ars and ity cents for

COMMISSION MERCHANTS.

miness of a commission merchant within the centre of Cucharas street, thence west a org cry, without having obtained a license a rerefor, in going to the place of trial from residence of shall forfeit and pay to the city not less than twenty-fi e nor more than fifty co ars.

> Sec. 20. The Clerk may issue a icense for the Jusiness of commission mercuant upon payment by he applicant of the sum of ten collars for a period of six months, or twenty collars or the year.

INN KEFPERS.

nuit ic house of any description or the accom- be or tamage to any person camager thereby, medation of travellers or the public generally and the fire warden shall have and lovity, a te in the city of Coloraco Springs without first having of ained a license therefor as provided annua y in the City of Colofaco Springs, on by ordinance spal for eit and pay to the city he ars. Moncay in Apri, for the io owing of hot ess than twenty ive nor more than hity do-Scers, to wit! One Xayor; one City Clera; ars for elch offense,

SEC. 22. The Ceric may issue a hiense for the purposes contemplated in the foregoing section, to any person, upon payment by such applicant of twenty co ars, or the period of one year, or five collars for three months. EATING HOUSES.

Sec. 23. Any person who shall ceep an orcingry eating house or restaurant in the city of Co.oraco Springs in which means are sold singy or by the day or week or any specified time, without having first procured a idense; therefor as provided by ordinance, sha for eil and pay to the city not less than twenty ive nor more than fifty co ars for each offense.

Si.c. 24, The Cerk may issue a license to any non-icant there'or, for the purposes contempater in the oregoing section upon payment by suc a non icant of twe ve co ars for or a year or taree co ars for three months.

SEC. 25. Any person who shall carry on the ousiness of a procer or cealer in notes, stocks, bones, serie, warrants, exchange or any kine of commercia or negotiable paper upon which a percentage is charged, in the city of Colorado Springs, without having first obtained a license therefor as provided by ordinance, shall forfeit and pay to the city not less than fity co are for cach of ense.

SEC. 26. The Cerk may issue a litense to any any icant therefor, for the purposes mined in the foregoing section, upon the payment by such applicant of forty cocars for a year, or twenty do ars for six months.

INSURANCE. SEC. 27. Any person who shall carry on the business of insurance, whether fire, life or accident, upon which policies are issued, either for himse for as agent, in the city of Co oraco Springs without having first obtained a license therefor as provided by ordinance, sha for eit and pay to the city no less than twenty-five nor more than fifty collars for eac i of ense,

SEC. 28. The clerk may issue a license to any applicant therefor, for the purposes named in the foregoing section, unon hayment y such applicant of fifteen dollars for a year, er seven dollars and fifty cents for six months. LIVERY STABLES.

Sic. 29. Every person who shall keen horses and norses and carriages for nire in the city of (Colorac) Springs shall be deemed keeper of a livery stable, and every person keeping a livery stable in said city shall say a license of twenty shollars per year or ten dollars for each six

Sic. 30. The Ceremay sale a license to any apageant therefor for the purposes named in the foregoing section upon the hayment by such applicant of the sum required for such

ENPRESS AND JOB WAGONS,

SEC. 31. Any person who shall own gricees or use, for hire, for carrying or conveying any person, article, or property of any description, any diay; cart, express wagon; job wagon, carriage, omnibus, or any vehicle, within the city of Colorado Springs, without first having obtained a license therefor as provided by ordipance, shall forfeit and pay to the city not less tran five por more than twenty do lars for each

Sie 32. The Cerk may issue to any applican therefor a license for the purposes ramed City, for each effense, a sum not less than five in the foregoing section upon payment by such ap vicant of ten dol ars for one year or five dodais for six months for each eart, on hibus, wagon, or vehicle.

CONSTRUCTION. SEC. 33. The word "city," wherever used in this ordinance, shall be construed to mean mules, hogs, bonds and stock in any incorporal may be practicable, and demanding pryment Sec. 7. All sales made by virtue of legal | the city of Colorado Springs, and the word

CLAPTER V

An Ordinance concerning Ordinances. it ordained by the City Corwil of the City

of Coloratio Spring see-SECTION 1. That all ordinances hereafter pissed by the Council shall be recorded by the thry Clerk in the book containing the prokeed ungs of the Council, and all oblamices with penalties at ached shall, within two weeks after the passage thereof, be sublished in a newspaper within the corporation, and due no of if the publication of all ordinances by the certificate of the printer or publisher shall be procured by the Cry Clerk and attached, thereto, or written a such person in his book and value each lot and and attested upon the face of the rocord of such

Sty 2. All ordinances passed by the Council shall take effect from and after time publication thereof, it a new-paper printer within, this corporation, inless therein othe wise expressly provided. Three insertions in a chanews inpershall be decried sufficient publication of any

theree shall be repealed or movined by a subsequent ordinance, the ordinance or any part thereof then rebeated or modifie shall continue in force until the bublication of the ordinance repealing or modifying the same; but no suit, proceeding, right, fine, or penalty instituted, ordinance previous to its repeal shall in any repeal or modification.

Sec. 4. In cases where the same of ense s as I be purishable or created by different c auses or sections of the ordinances of the city the prosecuting officer may elect under which to rocced, but not more than one recovery shall property shall be assessed to the owner when in be had against the same person for the same of-

Swc. 5. When any ordinance repeating a former ordinance, clause, or section, shall be itself repealer, such repeal sin nit be construct to revive such former ordinance, vicuse, or section unless therein so expressly ofovilled.

Sic. 6. Words used in any ordinance imobrting the singular or plura, pumber may be construed so that one number includes not a whenever suc's construction may be applicable; and every word importing the masculine geneer on y may be construed to abo y to females as we l'as males whenever the same is and icable; the word "person" in any ordinance thay extend to ann he applied to hocies no it cand corporate; provided, that these rules of construction shal not be applied to any ordinances which sha contain any express provision exc heing such construction, or where the subject matter or context of such of dinarce may be re-

Sec. 7. Whenever in any ordinance the coing of any act or the omission to do my act or duty is the ared to be a breach thereo, and there shal be no ine or benalty prescribed for such breath, any person convicted of such

C IAPTER VI.

An ordinance to prohibit the erection of wooden bui dings.

Be it ordained by the City Council of the Caty of Colorado Springs:-

SECTION I. That it sha not be awful to erect any wooden suiting within that portion of the City polinced as fo ows, to-wil: Conmending at a point on Cascace Avenue, where the centre of said avenue intersects the centre of Cucharas street, and running thence nor ha ong the centre of Cascace avenue to the centre of Kiowa street, thence east along the centre of Kiowa street to a point opposite the centre of noce number eighty-two [82], thence sould through the centre o hock eighty-two (82), south through the centre of back ninety-two (92), thence south across huerfano strect. thence south through the centre of sockone SEC. 1). Any person who shall carry on the hundrer and two (102), thence south to the. the dentre of Cucharas street to the point beginning. Said description includes pocks numbers eighty-one (81), ninety-one (94), are one nuncrec and one (101), and the west half o b oc is numbers eighty-two (82), ninety-two

SEC. 2. Any person violating the foregoing section, sha be subject to a fine o five do ars for each day such building sial stand, whether NEC. 2'. Any person keeping a hote, or the same be completed or not and shall be lagiving notice to the owner to remove such Sui cing, if the same be not removed within a reasonable time, to remove it at the expense of the owner, such expense to be conserve in at

(92), and one hundred and two (102).

action of cent.

CHAPTER VII. An Ordinance concerning the assessmen and a warrant issue for collectio. I the taxes, which may be co ec on of taxes.

Be it ordained by "the City Council of the City. of Colorado Springs:-ARTICLE I.

SECTION 1.: That it shall be the duty of the City Assessor to make out an assessment ro and assess a the property, both real and personal, within the City of Colorado Springs and return the same to the Council on or before the first regular meeting in August of each and every year.

SEC. 2. In descriping real estate, the assessor sina describe the same by ots and blocks, according to their egal sub-division, of by metes and bounds, or by the numbers of the government survey; each ot, piece or parce, of ground sha be assessed distinct and separa e, and the value thereo, and the tax evied or the same sha be put down in appropriate columns. It sha further be the cuty of the Assessor to ascertain a ots, pieces, or parcels of ground which may be exempted from taxation, so that the same snal not be taxed in the unknown ist of taxabe lea estate. The names of the owners, when known, of a property, both real and persona subject to taxation, san be entered in betica order, and the said ro' may be in the to owing form as near as practicable.

ASSESSOR'S ROLL AND TAX WARRANT FOR

"ne o owing real and persona" estate within the city shall be exempted from assessment and taxation. First,-Real and persona property of the United States except when the same is claimed or possessed by any person or persons. Second.—Court houses, school houses, jai's, and the lands whereon situate, un- Greeting: less the same shal be eased from individua s, Third.-Al' property which may be exempt by special aw, and all city and county lands and buildings se apart for city and county purposes. Fourth.—Buildings erected for religious worship, and the pews and furniture within the same, and the land whereon situate not exceedlitrary, religious, benevolent, charitable, or se entific institutions, and the ands whereon situate not exceeding five acres; also the perso-al proper y be onging to any such institttions, or donnected with or set apart for the use f any real estate exempt hereby sha be entered u son the roll, it sha be the cuty of the Assessor to mark opposite thereto, in the proper ine: "Exempted from taxation," and any tax which shall be assessed for the arrount of taxes severally or collectively cue levier unon any such property shall be voice, unon any heal or personal estate, figures may be Provided, assessments or benefits to real estate used in any roll warrant or other proceeding in above exempled shall not be deemed a tax with reference to the assessment and collection of in the meaning of this section,

Sec. 4. The following shall be the listic.

tion, viz: moneys and credits, goods and capibe exsensed by the assessor as personal proberty Sic. 5. The Assessorisha proceed without delay to ascer ain the value of all real and ser-, sons property in the city; by going, when pracel than de, to every owner of such property. The shall be governed in his valuation by the casa vale of the property, and, if he shall deem it necessary, he hay require every owner to give in, under out a either by himstaff or agent, a list and description of his rea estate with the imp overagnts, toge her with the rague thereof, and a 1st and ilescription to every to escription of personal es ite enumerated in the sixth section of this latticle with the separate value ther of The Assessor sha enter the name of parez of real istate and leach species of persona" property separate y, placing the cestription and value opposite the name of the person owning or listing the same! In estimating the value of capital employed, in merciandising, the Assessor stall adopt as a criterion of the value thereof, the value of the greatest amount of goods and capital on hand and employed in Inisiness at any time in the year. When the Assessor shall have completed his assessments he shall add us the several columns of his roand personal estate respectively.

Sr . 6. If he Assessor shall not be able to find the owner of any real depersonal estate, or created, given, secured, or accound under any if any person's fall refuse to take the oath when required by the Assessor of shall give in less wise be affected, released, or discharged by such than he real or true value of his property, or warrant for the conection of taxes or assessshall refuse to deliver a list by his taxable fromerty when called on for that purpose, the Assessoi shal in every such case assess the value best information he can procure. Personal missession thereof; if personar property shall be in the possession of any factor, agent, commission merchant, rocer or balee, then such personal property sha be assessed by such factor, agent, commission merchant, proker or bailee, and he shall be liable for the taxes assessed thereon. Any rea' or personal estate which shall be omitted by the Assessor in the assessment roll, shall, when discovered, be noted in the tax warrant, and the same shall be valued by the City Collector and the proper tax assessed by him, and the same shall be collected as if said rea' or personal estate had not been

omitte loy the Assessor. Sec. 7. When the Assessor sha have completed his assessment he shall sign the ro. and return the same of the City Council. The form of his return may be as follows:-

ASSESSOR'S RETURN. Assessor's Office, Colorado Springs, C. T.

----, A. D. 187-. The undersigned, Assessor of the City of Colorado Springs, does certify and return to the City Council that he has completed his assessment roll, and that the foregoing is the correct assessment roll of taxable real and per sonal estate in said c'.y for the year e ghteen hundred and C. D., Assessor.

SEC. 8. On the return of said roll, the City Council shall fix a day for mearing objections breach shall be adjudged to pay a fine of not thereto, and the City Clerk shall give notice of less than five nor more than one huncred ed- the time and made of hearing the same, when and where a persons fee ing themse ves aggrieved by the assessment of their property may appear at the time specified and make out or file their objections; said notice shat be busis not two weeks in a newscaper published within this incorporation, and may be in the fo owing form :--

ASS ESSMENT ROLL. City Clerk's Office, Coloracio Springs, C. T, -, A. D. 187--.

Public notice is here by given that the Assessment Roll of taxable real and personal estate in the city of Coloraco. Springs of the year 187— has been completed and returned to the City Coloriol by the Assessment of their property are hereby requested to make or file their objections in my office on or pefore the cay of next, at which time the same will be heard. E. F., City Clerk. grieved by the assessment of their property may ile with the City Cherk or City Council as ist of their objections to the assessment of their prop- shall exhibit or perform any incecent, immoral

grounds of the objections and their matter com-

p. ainec. of. SEC. 10. It sha, be the duty of the City stunded do ars. C. er c and the City Counci to hear objections to the Assessor's Rol, and thereupon to determine al objections in a summary way, and correct any errors they may discover in the assessment rol, and place upon the reliany assessable property not a reacy noon the ro, and may increase and ciminish any assessment as they see fit.

SEC. 11. When the rolls shall have been revisec and corrected by the City Council, the sia de enterec, which order may be in the of--: mic: gaiwo.

CONFIRMATION OF ROLL. The Assessment Roll for the city for the year eighteen functed and sevent; — having been dusy made, and returned by the Assessor, and revised and corrected by the City Council, after the notice to persons a grieved thereby and full hearing of all operations thereto, it is

Ordered, that the slid rep and the severa assessments therein contained, is revised and cornered by the City Counci, be, and the some are bereby continued, and that

& SEC. 12. The City Council shall thereupon. by an orginance, evy upon the real and perso na. estate described in said ro such sum or sums of money as they be required for any purpose for which they may be authorized to levy a tax. Such ordinance may be in the following

ORDINANCE LEVYING TAKES Be it ordained by the City Council of the City of Coldrado Springs :-

SECTION r. That the ollowing taxes for the municipal SECTION x. That the 'ollowing taxes for the municipal year eignteen hundred and seventy ——, for the several purposes herein specifier, to-wing —— miles on the dollar for the contingent and other typenses of the city not otherwise specially provided for (and for other purposes as the case may be) be, and the ame are hereby respectively levied and assessed upon the real and personal estate of the city of Chorado Springs according to the assessed value thereof for the year aforesaid.

SEC. 2. The City Clerk is hereby direct d to issue a warrant, in due form, for the collection of taxes hereby levied, returnable in sixty days from the da e thereof. Approved the -- day of ---, A. D. 18-Witness _____, Mayor of the cite of Colorado Springs, and the corporate seal the cof. _____, Mayor

Attest: --- City Clerk.

ARTICLE II. OF THE COLLECTION OF TAXES. Section's. It sha be the duty of the City ne assessment roll by the Assessor, in a via- Cerk, immediately after the passage of an ordi nance evying taxes, to make out and de iver to the Co ector, a warrant for the co ection thereo. The warrant may be made in the assessment ro, with an accitiona co. imn ruled therein, for the entry of each tax eviec, by the Counci, and another column for the entry of payment, when the Collector shall receive the amount of taxes. It shall be the city of the City Assessor to estimate the several taxes and place the same in the proper column, opposite to the person or property chargealie increwith. Saic warrant shall be made and delivered to the Collector within four weeks after the assessment roll is returned to the City Council, returnable within sixty cays from the cate thereof, and there shall be prefixed to such roll a mancate, which may be in the following form:

Territory of Colorado, City of Colorado Springs.

· COLLECTOR'S WARRANT.

The People of the Territory of Colorado: To the Collector of the City of Coloraco Springs,

WHEREAS. The City Council did, on the — day of —, A. D. 187—, levy and assess upon the assessed value of the real and personal estate hereinafter described. for the year eighteen nundred and seventy—the sever-al sums set opposite thereto, in the appropriate column, respectively; for the general expenses of the City; and for other purposes as the case may be for the municipal sing one acre. Pifth—Buria grounds and ots.

Sixth.—Buri cings erected or the use of any thereor, for the year aloresaid, of the goods and chattels. and real estate, of the owners of the real and persona estate I ereinafter described, and thereof make me return in what manner you shall have executed the warrant, within sixty days from the date thereof.

Witness - Mayor of the City of Colorado Springs, and the Corpora e seal thereof, this - tlay

SEC. 2. In describing rea estate or ir stating

taxes.

SEC. 3. In issuing any warrant for tixes; it persona preporty subject to assessmentane taxal soa pe the duty of the City Clerk to take a receipt from the Collector. The Collector, on ta' employed in merchancising, wagons, care the receipt of the warrant, shall forthwith proriages, and other vehicles, manufactured articled to collect the taxes therein charged by cles, clocks, watches, silver plate, and jewe ry, calling upon each person therein mentioner, of mu ical instruments, cattle, sorses, asses, and who may be chargeable therewith, so far as it ted compary. All improvements owned by any! thereo. He shall i cewise publish a no ice or person or persons u non cased rea estate's in two weeks in a newspaper printed within this incorporation, of the centery of such warrant and requesting the payment of the taxes. The Collector shall have power by virtue of said warrant, to distrain and se the personal goods and chattels of any person chargeable with any real or personal ax in payment thereof, together with costs, who shall fail or neglect to pay the same for a period of ten days after a personal de nam. or for thirty days after the first problem, on of been macel or who sha refuse to hay such

> SEC. 4. I any person or persons, afternay ing been notified and requested by the Cit Col ector, as rovided in Section three, o' this Article, shall neglect or refuse to my their taxes, the vity Collector may proceed orthwith to collect the same, in the same manner and form that the County Treasurers of the severa counties of this Territory co eccumpaid or .celinquent taxes. Sec. 5. Whenever any tax shall be paid to street, avenue, alley or lane, within this rity,

he collector he sha mark the word "paig" on without secure y fashening the same, every with he face of the warrant opposite to the real and receipt for he same to the person making more that ten dollars, such asymmetr. The Collector shall pay into SEC. 5. Any person at the end thereof the total valuation of real as fast as collected, and at east as often as every Saturday in the like funds colle ec by nim, and al moneys deposited by the (lector shall seacred ted to him by the City Tret airer. Sec. 6 The City Council, by reso utic, nay from time to time, extend the return day fany e tag duty of the Collector to make return the following form:

REGURN OF WARRANT. City Collector's Office, City of Coloradh Springs, C. T., 18

Territory of Colorado, City of Cylorado Springs.

The undersigned, Collector of the City of Colorado Springs, makes return to the City Council of the wi hin and foregoing warrant, that he has collected the taxes on al. real and personal estate described in said warrant, no posite to which in the appropriate column the word "pesso" is written, that a cemand of payment has been made of the several other taxes not marked "paid," in every lease of the persons mentioned in said warrant as liable to the pryment thereof, and that he has not been able to find my persona property be onging to them, or either of them subject to the payment thereof. He therefore returns he said warrant unsatisfied as to all taxes not marked "paid" on the face of said warrant.

SEC. 7. The City Collector shall make a fir a settlement of the taxes with the Cty Counc. as soon after the first of March in each

year as the said Council may recuire. SEC. 8. I any c'erc, co ector or o her oficer upon whom any cuty is imposed by t is ortinance, shall neglect or refuse to ber'omn the same, or shall be guilty of any ma easance fine of not less than ten do ars or more than one hundred do ars.

CFARTER V. T.

An ordinance concerning miscemeanors. Be it ordained by the City Council of the city of Colorado Springs .-ARTICLE 1. OFFENSES AGAINST GOOD YORALS

AND DECENCY. SECTION 1. If any person sha , in the city of Co orado Springs, personate a Constane, by wearing a star or of erwise, any such person of this city, be fined in any sum not exceeding

public place within this city in a state of mucity, more than one hundred collars. SEC. 9. A persons who see fremselves ag- gui ty o any ewe or intecent act or penavior or sna. exhibit, se, cr of er to se., any incecert or ewc. 200 c or picture or other thing, or erty, and a such lists shall state specifically the or lewic hay or other representation, every such person, on conviction, saa, be fined in a sum not ess than five collars nor more than one

> necessar, y, or crue y bear, injure, or otherwise sum not ess than five co are nor more than abuse any cumb animal, every such person shall lifty collars of each and every of ense. on conviction, se fined in a sum not less than five to are nor more transity collars,

Sec. z. Fany person sha be crun cor sha! be in a state o intoxication in any highway, street, or thoroughfare, or other public place within this city, or in any private house or co are nor more than fity do lars. same sia... be fired and an order of confirmation of ace, every such person shall be deemed guilty.

son to the city ha abuse or other sale bace in said city, unit soper, at which time of as soon according to law,

SEC. 5. Trany person or persons shall secup:

shu e-board, bagatele, playing-cards, or other instrument, device or thing whatever, whereon or with which any money, icuor, or other artice or valabething spa in any manner be played for lordif any person or persons shall play for money or any valuable thing at any game of cards or eice or with any article, device, or thing whatever which may be used for the purpose of paying or betting upon or winning or sosing money or other property, or shall bet on any garre others may be playing, every person or persons so offending shall, on conviction, be finec, in a sum not less than ten collars and not exceeding one nuncred collars for each offense. or Sec 6. If any person or persons shall keep a disorde y nouse or shall permit or suffer any aro-bark, keno-table, or other instrument or device whatever, used for the purpose of playing games of chance, to be set up and used whereby any game of chance shall be played for money for other articles of value, in any building or tenement in his or their posession or under his or their contro, every such person or persons shall, on conviction bei fined

SEC. 7. If the owner or keeper of, or any person or persons within any gambling house or room any disorder y house or house of i fame and any other house which is a place of puplic resort within this city, shall refuse to permit any member of the City Counci, the city Constable, or any other Police-officer to enter the same it sha be lawful for the officer in the section refore named to enter the same of cause the same to be entered by force, by breaking the coors for otherwise, and arrest, with or without warrant, a suspicious persons found therein. Any erson obstructing or resisting the City Constable or other Police officer in the performance of any act authorized by this section shall be fined in a sum not exceeding one hundred collars and not less than five dollars.

in a sum not less than ten co ars not more

than one nuncred collars for each offense

SEC. 8. No hawdy-house, house of ill fame, house of assignation or place for the practice of fornication, or common, ill-governed or disornerly house, shall be kept or maintained within he limits of the City of Coloraco Springs, and every person who shall keep any such house, or shal, be an inmate or in any way connected with any such house, or contribute to its subport, and levery person who shall permit any tenement, building, premises in his or ner possession or under his or her contro, to be used for any such purpose, and every person who shal permit any building which shall be used or occupied for any such purpose to stance upon any lot or parcel of ground within said City, owned, he'd, possessed, or controlled, tituer als the agen, of the owner, or otherwise, by him or her, sha be deemed guilty of a miscemeanor and shall, on conviction, forfei, and pay to the City of Colorado Springs, a surn not less than ten dollars nor more than one hundred do ars for each offense.

ARTICLE II -OFFENSES AFFECTING PUBLIC: SAFETY.

Section 1. I any person shall, within the imits of this city, are or discharge any cannon, gun, fowlingspiece, pistol, or fire arms of any descript on, or other thing containing poweer or other combustible or explosive material, without permission in writing from the Mayor of the City, (which permission shall limit the time of such firing and place; and shall be revoked by the Council at any time after the same has been granted,) every such person shall, on conviction, be ined in a sum not less than one dollar and not exceeding one hundred do ars for each

riste or brive any horse in any avenue, street, a ley or one, within the limits of this city, query I bowie kiafe, dageer, or other deadly weason, such person shall, or conviction, be fined in a the shall, on conviction thereof, be fined in any sum not less than one dollar not no re than ene sum not less than twenty nive dollars nor more hundred do ars, and it is necely made the opty than one han her dollars. of the Oily Constant and all police officers, Sig. 7. Wiepever the City Constants of ary sain notice when no personal committee have and it shall be awful for any citizen, to stop any serson who may be immoderately riding or Criving as almesa (Sec. 3: If any serson shall vend, give or

> knowing the same to be such, without marking he or they shall have paid whatever five in "I we same in legible diaracters "Poison," every coses, if any their shall have been a large such person shall, on conviction, be fined in a sum not exceeding one hundred docars, 18 Sec. 4. . If any person shall leave any horse, icrses or other animals attached to any carriage, wagon, cart of sled or other vehicle, in land

person, on conviction, shall forfeit and pany to persona estate charged therewith, and give a said city it sum not less than one collar, for SEC. 5. Any person who shall use any swort and carry the amounts fotward, so as to show the City reasury a moneys co ected by him, or exercise likely to seare horses, injure passenge's or embarrass the passage of vehicles, shall, on conviction, forfest and pay to said envelor each offense no. less than three dollars nor riore

tian twen'y five dollars. SEC. 6. Any person who shall have or keep open any cellar door, bit or vault, or other subterraneous opening on any highway or side wax ments issued bursuant to this or any ordinance or sha suffer the same to be left or kept open. of the City Council. On the return day it shall or to be kept in an insecure condition, so that passers by with permittanger of falling into such of the property of such person according to the to the City Council, which return may be in cellar, pit, want or other subterraneous opening, or who shal sufer any side-walk in front of the premises owned or occupied by him to become or continue so, broker as to endanger life or limb, sha'l; on conviction, forfeit and pay to said city a sum not less than three' co ars nor more than one nundree do lars.

> SEC. 7. No jerson sha turow any stone or any other missile upon or at any building, tree, or other public or private property, or upon or at any person, in any 8 reet, public place or inc osec or uninc osed ground, under a fine, on conviction, for each effense, of not less man three co lars nor more than twenty-five do ars.

Sec. 8. Any person throwing stones or other missi es agrinst, or in any way de noing or injuring the windows, walls or other parts of any but ding or but dings, whether occubied or unoccu nied, within the limits of the City of Colorado Springs, or in any other way or manner injure he awnings, awningiposts, ences, encosures or other improvements of any character whatever, either of private or bublic property, or to h . up, ob ruct or otherwise camage any citch or ditches was ly constructed in said city, or to injure, if tre, or deface any tree, fowers or or mis easance in the performance thereof, se trees plant'd for the ornament or shade of the sina de subject to remova from office, and a streets or private ots in said city; and that any person or persons so offending shall be deemed guilty of a misdemeanor, anc, on conviction thereof, sha' be fined in a sum not less than five col ars for more than one hunced do lars

> ARTICLE THE OFFENSES AFFECTING PUBLIC PEACE AND OUIET.

for each offense.

SECTION 1 It any person shall, within the limits of thir City, make and countenance, or assist in making any improper noise, or cisturoance, or presch of the peace, by challenging lieg, sence or other obstruction, standing or enany person to fight, or forestening to fight, or createning to fight, or createning upon any street, a ley or sidewalk. shall, on conviction before a ustice of the Peace fighting any person or otherwise, or shall use profane, obscene or offensive language to any person, every such person shall, on conviction, be fried in a sum not less than five col ars no

> SEC. 2. Any wo of more persons who soa. assemble together in this City with an intent to co an un awi act, or being assembled, shall mutua y agrie to co an un awfu, act with force ment on the premises, in the manner provided or vio ence a ainst the property of the City, or in the ordinances' concerning nuisances, and the person of property of another, or against the beace, or to the terror of others, and shall make any indvement or preparation therefor, and every verson present at such meeting of assembly who shal not enceavor to prevent , the commission or perpetration of such unlawful city shall be obstructed by teams or cariages

> SEC. 3. A persons who shall collect in bodies or crowds or uniaw un purposes, or for such teams, vehicles, etc., as in the opinion of any purpose to the annoyance or disturbance of citizens or travelers, shall be severally, on convenience; and any person or persons refusing viction, subject to a fine of not less than three or neglecting to obey such direction shall for eit

SEC. A. I any person shall discuiet or diso a miscemeanor and, on conviction, sha be turb any conquegation or assembly met or reined in a sum not exceeding i ty co. ars nor ess digious worship by making a noise, or by rude than two co. ars; and the City Constante and indecent penavior, or pro ane discourse, without process, any person found violating the viction, be aned in a sum not less than ten co. provisions of his section, and commit such per- ars not more than one hundred co. ars.

Sec. 5. If any person shall disture any aw u. assemblage of people by ruce or indetherea ter as may be, such person shall be taken cent behavior or otherwise, every such person before a beside of the Pease to be cealt with shall on conviction, be fined in a sum not exceecing ily co ars.

SEC. 5. If any person shall willfully give or have or keep any kind of keno-table, furo-ban co make, or cause to be given or made, a alse a arm of fire, every such person, on conviction, shar De fined in a sum not exceeding twentyfive co. ars.

SEC. V. If any person shall employ any be . man, or use or cause to be used any be horr or bug'e or other sounding instrument, or sha" employ any iouc noise of offensive cevice or per ormance as a means of attracting people to an auction, or or any gurrose whatsoever, without permission in writing from the Mayor of the City, every such person, on conviction, shall be fined in a sum not less than three dollars nor more than twenty-five dollars.

SEC. 81 Any person who shal keep any common, i governed or disorder y house, or who shall suffer any crunkenness, quarreling, fighting, un hwfu, games or riotous or disorcer, y conduct whatever on his premises, shall be subect, on conviction, to be fined in a sum not ess than ter do lars nor more than one huncred do lars; and if licensed, shall be subject, on conviction, to a forfeiture of ais icense, to be entered in every case as a part of the judgment. SEC. 9. Anyoperson who shall keep a cance

nouse where lewd persons assemble for dancing, sna! be deemed and neld to be guilty of a miscemeanor, and sna,, on conviction, be fined in a sun not less than twenty five collars nor more than one hundred dollars

ARTICLE IV OFFENSES AFFECTING STREETS AND PUBLIC PROPERTY.

SECTION. 1. No city officer, contractor, or other person in this city shall make any excavation or digiany hole, drain or ditch in any nig away or thoroughfare without providing during the night a temporary fence or suitable postruction around or in front of the same in breer to prevent persons, animals, or vehicles from falling into the same; and every person offending against the provisions of this section shal forfett and pay to said city for each and every offense a sum not less than five collars nor more than fifty do ars.

SEC. 2. If any person shall hitch or fasten any horse or other animal to any ornamental fence, railing, for to any ornamental or shade tree, shrub, fepce or railing in or upon any publie ground, street, alley or other public place, or upon any private bremises, every such berson shal, on conviction, be fined in a sum not less than two collars nor exceeding one hundred do ars.

Sec. 3. If any person shall in ure or destroy, A or assist in injuring or destroying any bridge or its abourtenances, or any fire-engine house, or any other sublic building or property be onging to this city, every such person shall, on conviction, be fined in a sum not exceeding one hundred dollars, and shall be subject to the pay-

ment of all damages. [SEC. 4. If any person shall assist or aid any person confined in the city ca aboose or fail, or place wherein persons may be confined for vioating city ordinances, to escape from such jail or place of confinement, the person so offending shall be deemed guilty of miscemeanor, and upon conviction thereof he shall be fined not less than five do lars not more than one hundred dollars.

Sec. 5. If any person shall, without the consent of the person in charge of the city calaboose or fail, of place wherein persons may be confined for violating city ordinances, introduce any spirituous crimalt liquors, or cany tool, implement or other thing, such person shall be deemed guilty of a misdemeanor, and upon conviction thereof ale shall be fixed not less than five do lars nor more than one hundred dollars. Sec. 6. If any person shall, within the cor-SEC. 2. If any person shall immoderately porate limes of the City of Colorad Springs, carry concealed up at his person and fiscal,

poster officer shall make an arrest unless this ordinance, it shall be the data of the making the arrest to take from the cors piso arrested the weatons found up to him at the deliver within this city any deadly lossing time of such arrest, and retain the same until against him or them.

CFAPTER IX

An Ordinance concerning Streets ar I Allees, Be it ordained Awthe City Council or the City of Colorade Springs -

Siction i. That no person shall encamber or obstruct any street, avenue, alley, or other public place, by placing therein or thereon any ouilding materia s, or any article or thing whatsoever, without first having obtained permassion. from the Mayor of the city or the Street Commissioner, under a penalty of five dellars for each offense, and h further penalty of two dollars for each day such incumbrance or obstruc-

tion shall continue. Sec. 2. The Navor, the Street Commissioner, or City Consta de arc hereby authorized to order any article for thing whatsoever, which may encumber or obstruct any street, alley, or other public race, to be removed within five days after notice to the owner thereof to remove the same, to cause the same to be removed to some suitable place. And the owner of any such artic e so removed shall forfeit and pay to the city the sum of five dollars in addition to the expenses of such removal, which expenses shall be recoverable in the same manner as are

the expenses for the removal of nuisances. SEC. 3. Neither the Mayor or Street Commissioner shall grant permission to place or keep any building materials in any of the streets and a leys of this city for a longer period than four months, and such permission shall not authorize the obstructing of more than one-half of the carriage way, and one half of the side walk, except in cases of argent necessity, and for short periods, and such permission shall be deemed void whenever the person to whom same is granted shall extend the obstruction beyond the

limits presented herein. SEQ. 4. Every person who shall erect or place any building, in whole or in part, upon any street, aliey, sice walk, or other public grounds within this city, shall on conviction forfeit and pay to said city a sum not less than twenty five collars and not more than one hun-

SEC. 5. The owner of any building, fence, . or other obstruction now standing or which may hereafter be erected or raced upon any street, alley, side-walk, or public ground within this city, shall remove the same within thirty days after he sha, be so required to do, by notice in \$ writing signed by the Mayor. For every vio ation of this section the ofencer shall on conviction forfeit and pay to said city the sum of fifty collars, and the further sum of fifty dollars for every thirty days be shall continue such violation.

SEC. 6. Whenever the owner of any builddr buse c ground, in this city, shall refuse or neglect to remove the same, after notice, as provided in the foregoing section, the same shall be deemed a nuisance, and it shall be lawfu I for the Nayor to cause the same to be removed or taken cown, in his discretion, and the expenses thereof shall be recoverable of the owner in an action of assumpsit or debt, or by assessevery person who saa, oppose or resist the execution of the orders of the Mavor, made in pursuance hereof, shall forfeit and pay to said city

the sum of fity co. ars. SEC. 7. Whenever any street or alley of this SEC. 3. Lany person saa. inhumanly, un- act, sha , on conviction, be severally fined in a standing in such street or a ey, or by press of teams attached to vehicles oaded or otherwise, the Cityl Constable or Street Commissioner may give such directions in regard to the removal of such officer may be required for the public conand pay to said city a sum of not less than one collar nor more than ten dollars, and may be arrested for iwill to answer for such refusal or

'neg ect. SEC. 8. Waterer shall throw or deposit any Po ice Officers o said city are here by authorized within their place of worship, or so near the straw, dirt, fith chips or other rubbish, in any and empowered, and it is bere by made their same as to disturb the order and solemnity of shreet, a sy or other public place in this city, duty, to arrest or cause o be arrested, with or the meeting, every such person shall, on conviction, for eit and pay to said city, for each offense, a sum not less than one do ar nor more than ten collars.

CHAPTER X. An Ordinance concerning the Fire Departme it. He it ordained by the City Council of the City of Colorado Springs:-ARTHOLE LAND FIRE OFFICERS AND DUTTIES OF

CHIZENS DURING FIRES. SECTION 1. That there may be elected appointed by the City Cornei of Lolorato Springs, one or more fire Wardens, 4 no safe hold their office for any engin of time not exequeling one year, to be determined by the Cay Coup. il, and receive such com jensation as may. Id allowed by the Council. It shall be the duly of the Jue Warcen or Wardens, to see that a erthnances of the city concerning the Fire Diutiment are enforced.

2. Every person who shall be present daring a tire, shall be subject and objecient to the orders of the Fire Wardens, the Mayor, City Constable, and all other officers, in extinguish ing the fire and removing and protecting propcity; and in case such person shall intelect or re use to obey such orders, he shall folfeit and pay for every such a lense the sum of five colats, and all officers shall have lower to arrest and surrection so meglecting or revising to oley such lawful oncers as aforesaic, one to c him in cost its until the fire shall have been extipicished, when he shall be taken before a provide to be dealt with according to law. Procause that as person shall be bound to ober such street, wiless the official character of the office & known of be made known to such per-

AKILDE P. TREATHONARY RESTARTIONS Silver N. It shall be the outy of the Fire With a state example all buildings, occupied or un so triol, and all bullings in process of consize not, ad depositeres of ashes and manuto ring evaluation es, and report to the befined in a sum not less than ten do lars nor to and all violations of law and the ordinances.

of the city of relation thereto. St. 2. The Live Win 'ens shall, also, from time to time, inspect all stoves, me places, how he is con but were boilers, and crier the es to the ears white the may be kept, and at a suppose chunker, overs, and other appur to strix resonance of therewith, for the it she suffer the contraint and such aspection. statte in the same fequest of any lizer at stry property and the flap purpose of as arruning the for that it is story thereof A. I when sever in the equation of any Fire Wasten, any So we, treet or, betath, give, furnise for other the training the, or any apounts once for souther up subkers but from any such place, may be n'su h combitte n'as to render the keep. and it the there is unsafe, it shall be 14 duty to or or and threat the occupant of the badding inwhat the kinor may be, or with which the same may be connected, to a solutione the making of fire ther in, in I to in the all necessity alteraturns at largaces to render the keeps, g of fire there it safe, in the openion of the Fir Warden dispetiting the same, and it any perion shall make a untificious, and neglect to make such nocessary afterations and repairs, after being directed south do, as aforesunt he shall forfeit and my to sud city a turn not less than me dol-Turs hor cach and every day he shall collinue to use the ende, without making the necessary as teres us and repurs as afores ud. The while that my pe son feeling numself aggrieval by the de isibn a klusetion of any bire War ken, may appear to the City Coursell at the first incetting Herein after the order of the Fire Winden as till or taid, list in all cases the orders of the said It e Via dea to discontinue the making of any Ir. I as be complied with until the total decito not the first council on such appeal. Any tres a who shall resist or obstruct my lire Witten a the execution of the duti kherein. on sered upon him shall forfest and performand see very communities than we dollars nor more thin me hundred dillus.

Ste 13 Solghiel can Hear lamp hall be or har any stable, or space place or hailding where her, strew, or other like confountible with the shall be kept, miless the same shall be will stell of man labours, under the penalty of two Mars for on horizons.

St. 4 Nohay, straw, chips, showings, or other tembestible materials shall be so on fire to several in any street or but within fifty feet them busing in this thy, and ther only inthe bytm e when the wind to not blowing, withour primes or of the Mayor, unter the of, the bulling to be recovered of any lets or lare tag or crashing the same to the dane. 5. Nov person & a shall within sixty that any bridling in which hire is sept, put to a hay, strew, a other pombies ble Antenals. he sak in , e, with an est having the same the side of section is some to prote the pointing ing spaces there will be about to much ten I dars brea hofferly, and a like fine for there week the same shall be all wed bereman. it's notice to remove or secure the same, Secol No lamney Bull merentier by hards in a stry w holess there our moles in thick these of brick or stone, completely under ded in here morear, and physicration the maids with a the the bar of the same. Nother shall in any there is less that four live ght melies, it dut in-Anded for more than two whole stones, not less to in four lay sixteen inches. If they for stone pipes should have a sheet from thumble inserted are the channer, unbeilled in me for, and when nothin use a timors wer non-stop ber, with A florge it least half an inch wille, co-sple of the trick. Every person, who shall dereafter of thorouse to be built has himney contrary to the reason as of this aright diell for every such chease forter off pay to had serve the sum of work hats, in every owner of any himney . refreshere ther bolt of contray to the profor & Paragerin stall case the same to ten daysoutter notice 'half be-Late County Ich alterna in Ly any Piec War and eistward in I pay the sum of need dillars He well week thereifter to long as said thim. ney shall remain unaltered provide mat parties desiring may erect or build chimners of ter ra cotta or other hard earthen materia, and if built of such material they shall, in all as wells be built as directed by anythine Warden; and

on fulure or refusal to built as directed, every person that toufert and pay the sum of five dol. lus, and ten collars for each week that such of miney remains contrary to the distition of 34 Lee Wirden. DE T. Sincepipes shall not be less than from the estreamy work to other confustible. material, topless there be a couble circle of tin. and recalling ther, and air holes through the est the display, between said pape and the comhas the electrical and every person deplatings. the products of this section shall fortest and pay to such as the sum of the dollars, and the har been a body dollars for every week such orthograph continue visiting this section. by S. Norther shall be kept or deposited

on a continuous eighty only, minery offe, one handed in one, one hangired and two and not a loved table by, unless the same be kent. in a complete season metal to vessel; and no the side-warks of ter than may be deemed negashes should be kept or deported in any other part of this city, incles the same be kept in a abbe mutiliar vesser, or superfeted in the ground not less to an three files below he serface, under a sensity of not less than the norm re than one has be Edollers for each' verse, an after their persons of one follows to the visiting four hours the same shall be saftated to rengin so kept or deposite taker name in michard Wardon't remave the same.

CHAPTER ST

As Or hrance concerning Nussuices " I de land by the tier Com I of the City Y Louis Spring

He than he That any pen or place of here. wine shah he kept in this city so is to brigh n some herely declared to be a rms need to any person so of anding small be fined in a su 5 nor ess than now dollars for each day he in teers or refuse to abote such noisance, after feing modified by the City Constable to to do. 3 Sty, 2. May person who shall post or flace any real by or stated of any description, or thy sign or design upon any oil ic or private house, or other building, or it sor any fence or other premises, shall be adjudged guilty of a paisance and fined of less thankone follar nor more than tifteen clotlars for each

injurious to the pub ic nearth, shall be adjut ged constructed by the Street Supervisor and the claiming, or naving energe, care or custody of

the same is suffered so to remain, after notice by the Board of Least 1, to a sale such nuisance. SEC. 4. Any distince, tanner, brewer, soar poi er, ta ow chancier, ivery stable ceeper, inn keeper, or other person, who shall allow to be discharged, or permit to flow from any work shop, manufactory or other house or place own. ed or cept by him, any fou or nauseous l'euor, or substance of any kinc, upon any street or a ey, or other public place, so as to be offensive to persons iving in the vicinity, sha he acjudged guilty of a nuisance, and upon conviction be fined in the sum of ive collars for each cay such nuisance sha e continued after notice by the Board of Iea. to abate the

SEC. 5. Any anima or orute which shall e killed or die from any cause in the City, shall at once be removed by the owner or keeper, beyone the imits of the City, and for each day such anima sha be a lower to remain within the City lim ts, such owner or keeper sha be liab e to a penalty of not less than ten dollars nor more than fifty offars.

Sec. 6. For the purpose of carrying out the provisions of this ordinance the Board of ea this ia have power to proceed in all cases as provided in the ordinance establishing said Board. Whenever any misance shall be aliated at the expense of the City, after notice as proyided by ordinance, to the author of such nuisance, such expenses may be recovered of the owner of any premises upon which such nuisauce is found, or of the author of such muisance by suit as in action of debt.

Sec. 7. Any person who shall kill or dress any cattle, calves, sheep or swine, or shall steam any land or tallow within the city without a scrint from the City Codineil, to be granted as heremafter provided, shall, it son conviction,

more than fifty dollars for each offense. Sec. 8. Any person desiring a permit for sath business, shall apply to the Council therefor in writing, stating such business and the remises whereon the same is to be conducted. such appliention or granted, then the applicant, for any out in oftensive matter injurious to the public health, growing out, of or conput one if it is a read of whether the same be in a nected with such business, shall be subject to a fine of not less than ten dollars nor more than

one hundred collars for each offense. Str. 9. If any person shall expose for sale in any market or elsewhere within the city, any tainted or puted weat, provisions or vegetables which may be deemed unwholesome, every such person shall, on consiction, be fined in a sum of five do lars for each offense,

Sec. 103. Any person, who shall throw into any street, alley or vacant lot in the city, any wrapping paper, o'd clothes, shoes, hits, bottles, broken glassware, straw or fifth, shall be deemed the author of a nuisance, and on convictini, shall be fined in a sum not less than five dollars nor more tran twenty five dollars.

Sec. 11. That any wheel ir other de vice used and operated within the limits of the city of Colorado Springs, for the pursose of selling, bartering, exchanging or giving away any intoxicating, spirituous or malt liquors, is hereby defined and declared to be a musance, and the author thereof, after having received notice from the Mayor to abate and remove such nuisance, shall be subject to a fine of not less than ten dollars nor more than twenty five dollars for each day the same is continued after being so notified.

Sec. 12. When the author of any such nuisauce, in the foregoing section defined, after having been served with the notice to abate and emove the same, as provided in the foregoing section, sharing feet to comply with such noice, then said nuisance may be a pated and removed by direction of the Mayor. .

CHAPTER XI

An ordinance establishing Board of Health and defining its powers and diffies. So it prilinged by the City Council of the City of Coward Spring

Sec. 1. That the Mayor, City Physician and City Constable are hereby constituted a Board or Health for the city.

Str. 2. That the office of City Physician is hereby established and the City Council may a point a competent physician to fill the said of

Sec. 3. The Barl of Health shall have the power and it is hereby made their duty to take all steps by them deemed necessary to prevent the sphead of injectious or e magnous diseases within he city; and in discharge of this duty. than temore by force it necessary any person, opened, may just have a read houses for thos pales, or mirses, and ment my expenses to the proper retrieval and treatment of persons infector, which expenses shall be audited and allower, as other expenses, in cases, where the petients are unable to pay the same.

Sec. A The sail Board of Heelth me to their use ted with power and it is hereby! made their duty to order any musance or other marer or rang dreamed by them injurious to the hearth of the city abated or removed from any street, a ley, house or premises within the Life

Sec. 3. A. orders issued by said Board Shall be in writing and signed by the Vayor, and shall be served by the City Constable. Stor. 6. The City Constable shall in all cases ipon serving any such order designate some place outside the city hints, where any substance to be removed shall be deposited, and the depositing of such substance at any other place than that designated shall not be deemed a comp range with the order for removal,

Sec. 7. Any person failing to comply with any order issued by the Board of Health under the provisions of this ordinance shall, u son consiction, lie fined not less than five nor more than ing of such bone and delivery thereof to the suca fine and costs are part.

A CHAPTER XIII. An Ordinance concerning Side walks.

Be tordained by the City Council of the City of Colorado Springs . -Soliton r. That all side walks shall be of the uniform width of twelve feet, measured from the frost line of the lo's upon each street, at right angles with said line, towards the centre

SFe 2. (Al si e wa'es s ia be constructed at a grade befresponding with the grade of the centre of the street as established by diclinance, unless otherwise provided in any particular case, and with a slope towards the corb stone, so that the Age next the curb stone or gutter shall be two riches lower than the edge adjoining the lots, and all side walks she he wonstruc ed with he same uniform grade or slope along the streets as the streets themselves, whenever he streets have a grade other than norizon. tal, so that there shall be no step or set off upon essary at the street crossings,

Six. 3. Side-walks may be constructed of stone, wood, of other durable and suitalife material, but woor en sice-wa is shall not the constructed of planks less than two inches in thickness, for sin paving stone he used less trantwo and a half inches in thickness; and a

side walks shal be constructed under the supervision of the City Council and the Street Suber-SLC, 4. Whenever the City Council desire to construct a sice was cupon any street, it, shall not be necessary to accost an oremance for that led to the City Constable or any police officer of purpose, but the same may be ordered by the sand city or any constable of said county, recitounced, by an order entered of record in their ing, the substance of such compaint and comproceedings; and the expense of constructing, mending such officer to orthwith examine and such site wilk shall be defrayed in such many search the place mentioned in said, complain, per as may be directed by the City Council un; 1 and it shall be the duty of such officer so having der the law relating thereto, but whenever the and serving such warrant, to call such assistance Counce shall order the construction of any as may become necessary to examine, and in side wilk at the expense of the property, adjoin- the daytime to search the pace mentioner, in mg, ter days' no ice shal be given by the Street such compaint, and if necessary after having Superv sor to the owners, agents, or persons in cemanoec admittance to the bace to be searchcharge of such property, requiring them to cause ec, to break open both outsice and inside deers, the construction of such side wak to be com- to execute such warrant, which warrant such menced immedia ely after the expiration of the officer sha return with his endorsement theresaid tet days, and completed without unnecessary decay, in the manner herein provided, and executed, and if upon such examination and in case of failure or refusal on the part of such search such officer sta fine any of the a ore persons to comp y with such order, the materia's said licuors which he has reason to be ieve are offense, unless permission to post such flanc for such side walk side of furnished and the intenced to be used for any of the purposes and or point such design, and icobtained from work done by the Street Supervisor, and the ex-Se owner or occupant of such bail ling or plem pense thereo be collected from the owners, of this orcinance, sels as make his return acagents, or persons in charge of such property in cording y, stating the names of the person or SE. 3. Any acrosm who sha permit any the same manner as taxles, and such property persons owning or having charge, or care, or care, or care and the subject thereto, and case there is a declined the subject thereto, and case there is a declined thereto; and in any such case of searchce ar, van t, private duin, pool, privy, sewer shall be subject thereto, in case there s in be or ground's upon any premises he onging to or no regident owner, agent, or person in charge of occupies by ham, to become neuseous, foul or seen presently, the side wark accoming season be stituted against any person or persons owning,

SEC. 5. Whenever any side-walk sha he ordered constructed at the expense of the city, the same may be constructed by the Street Supervisor, or by contractors who may agree to co i ie same, oud is ied motice having been given or proposals, and such contract sia be awareeu to the lowest responsible bicaer therefor.

Sec. 6. A awnings shall of of the full width of the side wass, and awning posts, nite ning posts, sign posts, te egrapa po es, or other posts or supports, sha be aced at the curb stone or gutter edge of the six e-walks, and i nacec otherwise, sha ne removed by the owner or person in charge, or upon resusa, then by the Street Supervisor at the expense of such owner or person in charge.

SEC. 7. No person, excep: when necessarily engaged in oading or un oading 2000's, wares, and merchandise, shal, be a owec to bi e ab, deposit, or keep upon any sid tiwalk, any boxes, bales, parreis, goods, wares, or other articles, so as to obstruct or interfere with the ree passage a ong such side-wa c, or the view between such sice-walk and the street, or by any other means interfere with the safety and corvenience of persons passing upon such rice-ware. Any person violating this section scial be fined upon conviction five dol ars for each of ense, and a further fine of five collars for each cay he neglegts or refuses to remove any suca obstruction from any sice-wa k after notice rom the Street Supervisor so to co.

CLAPTER XIV. Ar Ore inance relating to intoxicating and Mark

Liquors. Be it ordained by the City Council of the City of : Colorado Springs :-

Section 1. That any person who shallsel, batter or exchange any intox cating or malt liquors within the corporate limits of said city, and each and every person knowing y aiding or assisting therein, as agent, servant, cers, or ot privise, shal be adjudged gui ty of a muisande, and on conviction thereof sha, he fined in a sum not less than fifty cellars nor more than three hundred dollars for each and every offense, and be imprisoned in the county jai of El laso county, or such other place as shall be designated by the City Council for not less than twenty nor more than sixty days

Ship. 2. That any begon wo sha , whon the sale, barter or exchange of any goods or chattels, chose in action, or upon any promise cr contract, expressed or in plied, firmish or deliver, or give away to any person or persons, or cesignated by the City Council, for not less than knowingly suffer to be taken or received by any person or persons any intox citing or matnors within said city, shall be a judged gui ty of a nuisance, anc. on conviction thereof, shall be fined in a sum not less than fifty do-lars nor more than three hundred do ais for each and every offense, and be imprisoned in the county ail of El Paso county, or such other place as may be designated by the City Council, for not ess than twenty nor more than sixty cays,

Sic. 3. That the giving away of any intoxicating or malt iquors for the purpose of avoic ing cr evading any of the provisions of the two preceding sections, or any other provision o' his oremance, shall be deemed and construct as se ing within the mearing of ins ordinance, and shall subject the offender to the penalties provided by this ordinance.

Sil. 4. That the introduction, storing, de-

oslung or keeping in store or on eeposi, or on nand; or having in possession within said city, of any intoxicating or malt liquors, for the our ose of selling, bartering or exchanging the for ebt. same, or for the surpose of furnishing or ce ivering or giving away the same, in violation of this ordinance, or for any species of traffic therein, except as hereinafter movided, is hereby decharec to be a nuisance, and every person guilty thereof, and every person knowingly aiding or ciwise, on conviction thereof, shall be fined in a sum not less than lifty dollars nor more than county, or such other place as may be design nated by the City Council, for not less than twenty nor more than sixty days; and every such person owning or having the somess on or charge of any of the aforesaid liquors, who shall fail or neglect to remove the same without the units of the said city within twenty our hours after conviction, shall further forfeit and pay to sais city the sum of fifty do lars for every wenty foar, rours that said liquors shall remain within said city, and whenever judgment shall be rendered against any person or persons for the penalty above provided in this section, and such acrson or persons shall fail or neglect to move raid liquors without the said city within three cays after said conviction, it shall be the duty of the City Constable, or any police o ficer of the said city, to remove the same without the dienthe distinctionary deem best suited for the said city, using the necessary force so to do, pursose of identification. and upon any such removal to notify the person or persons in charge, or from whose pissession the same was taken, where the same has been deposit d, and the owner or any person entitled the losse sion of any such liquits in the a lowed to take and receive the same, but such owner or any other person speciving the same shall not return the same or any par thereof mto the said City of Co oraco Springs, urbess such owner or owners, or person receiving and taking possession of the same, shall enter into a bond to the City of Colorado. Springs in the penal sum of \$1,000, with security to be approved by the Mayor of said city, concitioned hat such liquors shall not be introduced, stored, deposited, or kept in store or on deposit, on hand or in possession in said city, for the jurpose of selling, partering or exchanging the same, or for any soccies of treffic therein, or for the purpose of furnishing or giving or de ivering the same in violation of any of the provistions of this organice; and ir case of the macfifty dollars, and shall remain in customy unti- City Constable or Nayor of said city, the owner or owners, or any person receiving such lieuers, shal be allowed to introduce and store such liquors within the corporate limits of said ci y, in any place therein, except any salorn, dram shop, tippling house or other place where intexicating liquors of any kinc, were sold, ce ivered or furnished in violation of this ordinance; and in case any person or persons so coming into the possession of any such liquors shall reluen or attempt to return the same or any part here of nto the said City of Colorado Sorings, except as above provided, the City Godstable, or any so ice officer of said city, sha use the necessary force to prevent the same from being brought into said city, by the seizure and detention of

> thereof, be fined in the sum of two fundred co ars for each and every offense. Sec. 5. Whenever any person shall comblain on oath before a justice of the Peace of Said city, that he has good reason to be leve and closs believe that any intoxicating or mat iquors are stored, or deposited, or held, on kept ir Mere, on deposit or on nanc in any store, warehouse, ewelling, room, sa bon, or building, or in any cellar, or place of any sinc, within said city for the purpose of selling, partering or excharge ing the same, or for the purpose of furnishing, or delivering, or giving away the same in violation of this ortinance or for any species of him and his sureties for the senaty of said, traffic therein, except as hereinaster providec, it shall be the cuty of such Justice of the Peace to issue a search warrant under his hand c rect-

such lieuors in his possession; and any person

any such liquors into said city, or in any mar ner

air or assist in so returning the same, stall be-

cemed guilty of a nuisance, and on conviction

persons who shall return or attempt to return

on ceposit, or on hand, or had in possession, within said corporate limits or the purposes aforesais, prior to the time said sections four and ive go into operation, provided, neverthel less, that the se ling, partering, exchanging, ie. ivering, or cisposing of any such liquors in vio ation o sections one, two, and three o this ork inance, at or subsectiont to he time said sections one, two, and three shall go into opera-

tion, shall then and from thenceforth subject and render the stock from which any to the a oresaic licuors are or saa de so.c., parterec, or exchanged, furnished, del vered or disposed of, and the same person or persons owning or having the same, to the searching and proceedings, provided by the fourth and fifth sections of this orcinance. Sec. 7. The City Council of said city may icense he seling of insoxicating and mat

icuors for sacramenta, mechanical or medicina purposes, but or no other purpose whatever. Provided, that no such iquors sia be sold for medicina purposes, unless the puver shal present to, and leave with the seller thereof, in each and every case, a certificate from some reputable, practicing, resident physician of the City of Co oraco Springs, signed by aim, stating that such licuors are necessary as a me... icine, and giving the quantity thereof, such certificate being good only for the quantity specified therein, and for one surchase only; and any person or versons desiring idense as aforesaid. s'ia I ma ce apo ication to the City Council at a regular stated meeting theteof, and the City council, provided such license is granted, shall fix t je amount to be said therefor, the time the same shal run, but such licenses shall not run beyond the first cay of May next following the granting thereof, and they may require such anplicant to give bone and security against ary violation of any of the terms of this ordinance. and for the aithful keeping of each and a provisions of this ordinance, and if any such berson licensee as aforesaic, either in person or by any servant, agent, or cierc, or assistant, smill parter or exchange any intoxicating or malt iquors, con rary to his license or the terans of this ordinance, he shall be adjudged guilty of a nuisance, and on conviction, shall be fined for each and every offense in a sum not less than fifty do are nor more than three hundred ite ars, and be imprisoned in the county jai of 3 Paso County, or such other place as may be

twenty days nor more than six y days, and his icense shal thereby be revolute and void, Sec. 8. The City Constant or any police officer of said city is hereby as thorized to call to his aid in execution of the ordinance, a such persons as the nature of the case may re-

C JAPTER XV. An Ordinance concerning Proceedings before ustices of the Peace for fines and bena ties. Be it ordained by the City Coun'il of the city of Colorado Springs :-

Section 1. That any intice of the Peace under the laws of Co orado, residing wit in the city of Colora to Springs shall have urisdiction hear and determine all suits and actions for violation of any of the ordinances of said kity. SEC. 2. Whenever any fine forfeiture, or penalty shall be imposed for the breach of any ordinance of said city, the same may be recoverable by suit before any justice of the Peace as aforesaic mentioner, in the nature of actions

SEC. 3. Actions or violations of oreirances may be commenced by tiling withithe Justice of the Peace, a statement or complaint stating the nature of the offense, signed by the City Atlorney or any o fices of the city, which statement be in the following form:—

A.— B.— to the city of Colorac o Springs Dr.
To dollars for violation of an ordinance of said city entitled there i sert the title and section thereof; passe! three numbered dollars for each and every offense, and imprisoned in the county rial of Paso serve the breach in the language of the ordinance; on the —— day of ——, A. D. 18—

> Complainant. Or in less of the foregoing form a simble com aint may be made as in oreinary crimina. cases under the general laws of Coloraco excenthat the complaint shall set forth the particular or mance and art of such ordinance alleged to have been violated and the mode and manner of such violation by the party charged therewith, giving the name of such party if known, and if unknown then the party may be complained of and arrested or summoned any name or description best suited to identify such party; upon the appearance of such unknown party ie shall be required by the ustice to discuse is rea name, and upon refusa to

> SEC. 4. No action before a justice of the Peace shall be dismissed for any defect in form in said statement or complaint i its ibstantia y se's forth the nature of the violation alleged, so ns to give the defeneant notice of the charge he is required to answer, and such statement or complaint may include severa persons charged.

> with the same offense. SEC. 5. Upon the filing of sucr statement or complaint the justice snal enter the case upon his docket in the usual manner required by law and shall assue a summons for ca has returnable fortiwith or at suclitime as the ustice may designate. Whenever any person has I cen arrested on view or otherwise according toiw without a warrant the lustice of the leade agrest and shall also take the affidavit of the officer as to the cause of suc 1 arrest.

SEC. 6. n all eases where compaint sha' be made on oath as herein before provided and the ustice of the seace's ia, he of the minion that a speedy proceeding is necessary o secure the punishment of the offender he shall issue a warrant which may be substantially in the folcwing form:

Territory of Colorade. County of El Paso, City of Colorado Springs.

The People of the Territory of Colorado to the City Whereas — has complaine no eath before me that A — B — has violated an ordinance of the city of colorado Springs entitled, here insert the title and section) passed the — day of — A. D. 18— by here describe the breach in the language of the ordinance) on the — day of — A. D. 18—.

Now therefore you are hereby commanded to take the be ly of A B and bring him forthwith before me to be dealt with according to law. Given, under my hand and seal at the said ci y of Color, do Springs, this --- day of --- A. D. 18-Justice of the Peace

Sec. 7. Any person arrested by vir ue of a warrant, as hereinbefore provided, may be admi tec to sai by executing a some in course the amount of the pena ty for the offense energe, conditioned that he wil appear on a cay mento ter before the lustice, and not deport the court wit jout leave, which bone sha be attested by the fustice of the feace and free, and an entry of the filing thereo, shape made in his cocket. 📑 🥫

SEC. 8. If the defendant ai to appear, accoming to the concit one of the some aforesaid, or appearing, sall ce art the court without leave, the ustice may enter judgment lagainst . mone.

Sec. 9. Joon entering such judgment, the us ice sha issue a process in behalf of the city against the parties liable on such bonc, requiring them to appear on a cay mentionec, before him, and show cause way judgment should not be confirmed against them and execution issued. Any such jucgment may be set aside by the justice upon san sureties appearing and showing good cause for the non-appearance of the principal in such ponc.

Sec. 10. A sar y in custody who cannot be tried on account of the absence of witnesses, or other cause, and who cannot give hail for his an agrance may as confined in other place of confinement provided or the or receive a ms; and at persons upon whom pur ise, not exceeding three days, and in such side ound any instrument or thing used for case the listice sale (e iver to the officer com-

SEC. 11. When a defendant ou y summoned ea vagrants. ails to appear at the time set for the tria, the ustice shall near and examine the witnesses o erec on the part of the city, and shall render judgment by delau against the delendant or

SEC. 12. Joon the rencision of ungment qui ty of a nuisance, and some be subject to a expense thereof be defrayed by tax co. ected any of the a oresaid iquois, as in other cases of mance of the city, the matter of the nature for the marries of isoroving said vio ation o the fourth section of this ordinance, cer, and enter he same upon his cocket, that charge, and i the defendant, after a "the proof."

SEC. 6. Provided that sections four and live if the defendant neglect or refuse to satisfy such place been heard, be found guilty, he or she shall of one do ar for each and every dog or where, of this ordinance shall not be construed to ab- ungment and costs of suit, he shall be confined by to, or include any or the aloresaid iguors, in the city at, or loca-up, one day or each two) go lars nor more than one nuncred go ars; and introduced, stored, deposited, tept in store or co. ars of such judgment and costs. Execution sha be ssued immediately on the rendition of ungment, and placed in the hands of the City Constant or collection.

Sec. 13. Every person against vion any Denaity, fine or for eiture shall be recovered uncer he ordinances of the city who shall refuse or neg ect to pay the same, when cer ancea upon execution, shall be committed to the city jai, and shall abor on the streets of the city until said fine, benaty or forfeitune, and a costs thereon lare fully paid, to be an owed at the rate of one collar per cay for each cay's work, per orme under the direction of the Street Supervisor, or City Constane.

SEC. 14. Inai. cases of assault, assault and battery, and affrays, any justice of the Peace. within the city, may, upon his own showledge, or upon the oath of any combelent person, issue his warrant to the C ty Constall e, or o her awful officer within the city, for the arrest of any person charged with either of said ofenses, and upon the arrest of such person, shall cause a jury to be summoned, unless the party accused ispensel with a jury, who shall near the s rali cause; and if they find the accused guil y, s ia assess sucrifine as they sha ceem just, not to exceed in any case one nuncrec collars, which vercici the Justice slia, enter in his reocket, and proceed to render judgment thereon for the amount of such fine and costs. If the verciet De "not gui ty!" the justice shall discutrge the cefendant without costs.

SEC. 15. Instices; of the Peace within the corporation shall have power to cause to be prought before them, all persons who shall break the peace and commit them to ai, or admit them to pair as the case may require; and a so to have brought before them any person who threatens to break the beace, or uses threats against any person, to in ure his howy, or property, or to injure the property of any person; and also any person not of good fame. and said ustice being satisfied by the cath of one or more witnesses, of the guit of any such person so chargee and brought before them, shall cause such person to give good security for the peace, of for his good behavior towards the people of the territory, are particularly towares the ine vieual threatenee, and in defau t of such security may commit such person until the next term of the District Court for the earl o fense.

SEC. 16. The City Constable and , as often as required, make a report to the City Council pursuance of this ordinance, and by whom performed...

SEC. 17: In al. prosecutions instituted by the City of Colorado Springs, any officer shall be a competent witness for the city...

SEC. 18. Al. ines, forfeitures, and penalties or violating any of the city ordinances, shall as soon as co ecler, he maid to he City Freas user, and the officer paying over the same sha ... take the "reasurer's du) icate receipt t rerefor. one of which shall be deposited with the Mayor.

SEC. 19. In all cases before a justice of the peace for any violation of the oreinances of the city, the defendant may cemand a jury trial upon first paying the jury fees. The jury shall consist o such number and possess the ame qua ifications as is required by the laws of Cooraco in trials before justices of the peace. If the ury fine the defuncant guilty they spaassess the bena ty, except in case the same is specifica y determined by ordinance.

SEC. 20. In all prosecutions for fine or pena ty wher, the defendant shall be acquitted the informer or prosecutor may, in the discretion of ther ustide, be adjudged to may the costs it it prosecution was instituted vexatiously or without reasonan e cause.

SEC. 21. In a sisuits and prosecutions commenced by the city before any justice of the 'eace, change of venue shall be had and a low! es and may be taken in the same manner and for ace causes as are now provided by the genera laws of Colorado for changes of venue in suits pending before Justices of the Peace, and the party uppying for change of venue chall pay al costs accru ng up to the time such change is applied for, and thereu ion the lustice shall immer latelly transmit all papers pertaining to the case, together with a transcript of his docket, to the nearest justife of the Peace, who shall proceed as if such suit had been instituted be-

SEC. 22. When ever any credible person sho give information to the City Constable that my person has violated any ordinance jo this cty, do so may be dealt with by any name or describ t shall be the duty of the Constable thereuse to make complaint before a justice of the Peace for a vio ation of such ordinance, said complaint and proceedings had thereon by the justice so all be the same as in this ordinance is prescribed

SEd. 23. Any compaint made for the viciation of an ordinance of the city of Colorado Springs may be nince upon information and

CHAPTER XVI.

An Orcinance providing for the Col ection of ⊒o l Tax.

Be it ordained by the City Council of the City of Colorado Springs :-SECTION 1. That every male resident of this city over the age of twenty-one years and under enter it onthis cocket the marner of his the age of "fifty years shall abor each year one cay I son the streets and a leys of said city, but any person in lieu thereof may pay to the Street Supervisor a tax of wo co lar- for each day's

> Size. 2. The Supervisor of Streets shall between the first cay of April and the first day of Se glember in each year, notify a loersons in this incorporation subject to road tax to appear at such time and place and with such tools as he may designate, to perform the amount of work required in ieu of road tax. Provided, that nothing in this section shall prevent the Supervisors of Streets from calling out any of such persons to perform such work at any time when ne shall consider such wars needed.

SEC. 3. Any person falling to present himse (or abor or ai ing to pay the amount which is acen in leu of stea abor within ten cays after emand by the Supervisor of Streets, shal Se succ for the amount before any court of combetent jurisdiction for the amount in an action of debt, and no set-of small be a lower thereto.

Sec. 4. The Supervisor of Streets sha refort to the City Council when required so to co ist of al persons in this incorporation subject to road tax, the names of all persons who have erformed the work instead thereof, amount of ranney col ected and saic out by him, from whom received, to whom and what for paid, the number iber of cays he simse has been in actual strvice, and a 'ist of the delinquents.

SEC. 5. Any person against whom a judgment sha be recovered for bo tax as in this ordinance provided, may upon fai ure to p.y. suen udgmen and costs, de imprisoned un i said jucgment and costs are said un ess othervise lega ly cascharged.

CTAPLES XVII. An Oreinance concerning Vagrants. he it ordained by the City Council of the City of Colorado Springs :-

Section 1. That it abe-notice persons

who, not having visib e means to maintain thense ves, we inly without temp oyment, or are found oitering or rambing about, or wandering a road and lodging in tipoling houses, ou. nouses, and nouses of part repute, shees, or sta-Dies, or in the open air; or who sha be found, respassing in the night lime upon the private premises of others and not giving a good atcount of themse ves; or wancering abroac an begging, or going from coor to coor beggings, or pacing themse ves in the streets or other at, or thorougusares, or in other public places, to beg mitting such person a commitment stating the c. their possession o' the same, sha be deen.

SEC, 2. On the trial of any person before any o't ie justices of the Peace within this citcataged with being a vagrant, it shall be lawit such sum as the justice may under the ordinance charges, testimony of the general character and for the city to introduce, in support of sair. remation of the defendant, touching the oflense or charge set fort's in fac comparat, and

encant to give a bonc to the city of Coloraco Springs, with good and sufficient security, to be approved by the justice before whom said de-

fencant son: De triec, in a penalty not less than o hundred do ars, conditioned that the said fendant will, for the space of thirly days next Casuing the execution of said bone, be of good ravior; and in default thereof it shall be the duty of said sustice to commit said defendant tig the city calaboose, or jai, unti security se geven—such morisonment not to excee thirty

CLAPTER XVIII. An Ordinance concerning Ditenest

Be it ordained by the City Council of the City of Colorado Springs : Secrion 1. It is hereby made lawful to construct a citch along any alley for the purpose of concucting water to be used for the purpose of

SEC. 2. fit is difficult to conduct water for the purposestaforesaid upon any of or parcel of by means of a citch running along a street o aliey, as provided in section one of this ercan hee, then in that case the City Council, upon it is a ap ication of any person, may ir their discontion give a written permission for the construction of a litch or diteres running otherwe e than above prescribed.

irrightion and Household uses.

Siec. 3. Any person making a cite i across a si, e-walk for the purpose of running water upof any lot or parcel of land shall fire the said ditch for the full width of the sice walk. Sec. 4. If any person shall construct a ditch running otherwise than prescribed in section one of this ordinance, without his having o lained the written permission of the Council a provided, such person shall be deemed guilty Ulsa miscemeanor, and upon conviction thereof

le. Le fined not less than five nor more than file collars for each offense. Liec! 5. If any person shall wilfully obstruct ar ridi ch made in compliance with the provisio's of this ordinance, or wilfully divert the weter from the same, such person shall be ceme! gui ty of a miscemeanor, and upon convietron thereof, shall be fined in a sum nor less to the city jai, until such security be given, or than five dollars nor more than fifty declars for

Sic. 6. Any person or persons who shall ne eafter move, a ter or in any manner displace are look or other gate, which is in or up on any of the number of cay's work performed line of the origating canals or ditches of this city, wanh are under the supervision or directich to" the Datch Commissioner, without having irst obtained permission from the Ditch Commissioner to so after or move any such gate, shall be deemed guilty of a miss emeranor. and uton conviction thereof shall be fired in a sum not less than three nor more than twentyfive o ars for each offense.

Sholly. Al. persons living within the limits of the city shall keep the citenes in front of their respective premises clean and free from figh and cirt, and shall not pour or dash it to such ditches any slops or filthy or offensive matter of any description whatever; and any person vioating the provisions of this section shall forfeit and, ay to the city not less than one do lar nor more than five dollars for each offense.

CTAPTER XIX. An Oremance to Restrain Anima's from Run-

ning at Large. Be it ordained by the City Council of the City of Colorado Shrings:

SECTION 1. That whenever any torses, cattle, swine, sheep, jacks, goats or mules may be found running at large within the corporate iimappear to the satisfaction of the strice that the its of the City of Colorado Springs, it shall be the drity of the City Constable to take up and confine such animal or anima's in the city bound or some secure pen or place, and, if such animal be not reclaimed within twenty-four hours therea ter, to file an affidavit with some ustice of the Peace in said city, stating therein the seizure, number, description and probable value of suc 1 animals.

SEC. 2. U xon fi ing the afficatit men ioned in the lonegoing section, the City Constable shall further proceed and give notice of the taking up of such animals, by posting three notices, one thereof at the postoffice, one at the chice of the City C erk and one at the office of the aforementioned justice of the leace, and said notices shall set forth the day of the seizure and the number and description of the animals so taken un, and that he will see said animals at a time an I place therein named unless the same sia be claimed and ownership thereof proven within ten days next following the posting of such notices,

Sec. 3.1 Any person who shall make satisfactory proof to the justice of the Peace with whom the affidavit of the City Constable as herein required is filed, on or before the tenth day from the posting of said notices, that the stock so taken up be ong to him or her, or to some serson for whom he or she may be the awful agent, and has pay all the costs and

expenses insurred by such taking up, advertisement, e.c., shal have such stock delivered to them by the City Constable. SEC. 4. (A l animals in this ordinance enumerated, remaining impounded after the ten

days' notice of such im souncing and taking its shall have been given, shall be sold by the Civi Constable, and after decucting the costs and expenses provided for by this ordinance, the residue of the proceeds of such sale shall be pair, into he city treasury, and the Constante shad make and file a report of such sale with City C erk, and a duplicate thereof with the the aforesain ustice.

Sec. 5. At any time within one year after such sale the owner of any sock or animals so 1 in pursuance of the provisions herein made, may make proof before the City Council of ais ownership; and whenever such claimant shall clearly establish that he was the actual owner of any animal thus so d, he shal be centitled to receive from the city treasury the amount of mot by paid by the City Constable into the treasure from the sale of such anima s.

sh.c. 6. If any person sha break open or in any manner assist or air in treaking open any ien, sount or enclosure with the intention of releasing any animal therein confined by virgie of this ordinance, every such person sha on conviction, be fined not less than ten not more than one nundred co lars for each offense,

SEC. 74 Any person who sha hinder or Ges. lay any officer in the discharge of any outy nerein en oinec, sha i, on conviction, be fined not less fhan fen nor more than one nuncred wollars for each offense.

FEC. 8. It shall be awfu for any police officer of the city to take up any animal running at arge contrary to the provisions of this ordinaste, and to celiver the same, or cause the saine to be ce ivered over to the City Cong no wao sha receive such anima and proceed in Re manner as if the same had been taken unity nimse .

Ec. 9. A : the provisions of this ordinance he in force at al times from the 15th cay of Apri until the 15th day of October inc usive of each year, and rom the 15th cay of October intil the 15th day of April of each year the priin said city from the hour of 7 o'c ock a. m. aunti 7 o'c occ D. m. of each day, between the cil of the City of Colorad . Sprongs, that is to aic ast men ioned cases, and except as herein | say:provided the provisions of this prdinance shall et a l times and in all eases be in force,

SEC. 10. The costs and expenses in this orinance mentiones sand be taxed as follows: o the City Constable one do lar per head for king up and impounding animals, fifty cens For cay for providing for each animal taken up, Eventy five cents or making the afficavit herei't tequirec, one donar and twenty five cents ftr writing and posting the notices of sale, and ten per cent, of the gross proceeds o sales mide in pursuance of this ordinance. To the ustice of the Peace for filing afficavit fifteen cen's, or docket fifty cents, for other cuties such sunis as are a owed by law for similar ser- Ordinances.

CHAPTER XX.

vices.

An Ordinance concerning Dogs. Be it ordained by the City Council of the City ef Colorado Springs :-

Station I. That no dog shall be a owed ts vin at arge within the limits o the city, unand the owner or ceeper of any such cog, shall Streets and A less. beinge the first cay of the y of each year, pay to the pity Clerk, for the use of the city, the sum. Fire Department

le assesset to pay a fine of not less than five and the sum of three co are for each and every biten, owned or kept by such person, and size. said justice, before whom the said cause also place upon the neck of such dog a collar made of durable materia, with the name of the and costs; and sia , moreover, require the ceed or engraved thereon, and upon the issuing of the proc amation of the Mayor, as provided by ordinance, shall also cause the mouth of any such dog to be securely muzz ed with a wire muzz e, for such time as may be prescribed by the Mayor in said proclamation.

SEC. 2. Whenever the Mayor of said city shall apprehend canger of hydrophobia in this city, it shall issue his proclamation, requiring a. persons within the city owning or keeping any dog, to confine the same for such time as he may designate, during which time it shall not be lawful for my such cog to run at arge within the city, unless recurely muzzled as aforesaid; and it shal be the daty of the City Constable to ki any cog found running at large within the city, during such time unless muzziec as above provider, and the owner thereof shall forfeit and pay to the cuty the sam of five do -

lars for each and every dog so found at large. Sec. 3. Any person who shall molest or hinder the City Constable in the cischarge of the duty herem prescribed, shall forfeit and pay to the city not less than five collars nor more than twenty five dollars.

Sec. 4. If any person sha a low any biten, kept or owned by him, to run at large while in heat, he shall forfent and pay to the city five dollars, and it shall be the duty of the City Constable to kill any buch so found at large in the

SEC. 5. The City Constable shall receive the sum of the dollar for each dog he may kill under the provisions of this organize, provided he causes the same to be removed beyond the imits of the cay, and bur ed, and it saal be the duty of the Constable to live any dog so killed, removed and barred as albresaid.

Sec. 6. It is berely made the duty of all sersons, on or before the first day of July in each year, to apply to the City Clerk and make payment to him as requied in section one of his oremnnee; and it shall be the duty of said. clerk to issue a ficense to said owner or keeper of any such dig for care year, and the clerk shall keep a record of the persons >> licensed. SEC. 7. Any person owning or keeping any such dog who shall allow the same to run of large within the city without having first obtained a likense as provided by this ordinance. shall forfeit and pay a pen liv of five dollars for each o tense.

Sec. 8. The wirling whenever used in this ordinance, shall be a fish and to mean bitch and whelps as well as dige.

CHAPIFR XXL

An Oremance for the protection of Trees. Be it ordained by the Caty Curvillef the City

of Colorad Spring ... Sternish 1. That if any person shall cut, injure, ruar or destroy any shade or ornamental tree or simplifiery standing or growing within the corporate limits of the city of Colorado Springs, he shall be deemed guity of a misdemeanor, and upon concernon, shall be nunished by a fine not exceeding twenty five dollars and costs of pro-ecution, for each and every of-

SEC. 2. (If any shade or ornamenta tree standing of growing works the corp rate limits of said city, and not on private grounds, shall, be injured or described by any haises, cattle or mules, or o her animal, the lowner of such animal, or the person claiming right of possession thereof, shall f rfeir and pay to the city a penalty of not less than five dollars nor more than twenty-five kidles for each tree so impred or

CHAPTER XXII. An ordinance concerning Onliners' Deputies, Be it ordained by the Cres Council of the City

of Colorado Springs :-Section it. That the following officers of the city of Colorado Springs, whether elected by the people, or appropried by the Cry Council, viz : City Constable, City Ceck, City Attorney, City Treasurer and the Collinston, may with the consent of the Chy Council, a poort deputies who shall at the time of the appointment be qualified voters within the city. It vided nowever, that the deputy or deput es so appointed shall receive no salary from the cry, but may receive sucht proportion of the salary as may be agreed upon between such doque es and their principals. :

Sec. 2. The deputation shall be in writing and filed with the Cry Cank, after having the approval of the Mayor enlased thereon. They shall be revokable at the pleasure of the principal and shall authorize the performance of ministeria ac's only,

SEC. 3. Every deputy approved according to the provisions of this or harner, shall before entering upon the discharge of his duties, take an oath the same as regarded of other officers, and in all cases the principle, shall be liable for

the acts of his deputy. CHAPTER, XXIII.

An ordinance regulating the storage of gun powder and combastible materia's, Be it ordined by the City Caner, of the City of Gelerado Sering . -

Sterion to That no person shall keep at his slace of business or elsewhere within this city, a greater quantity of guin powers are guine atom, than twenty five populds at one time, and the same shall be kept in tin or conservanisters or cases, containing not to exceed ove pounds in each, and has situation remote from fires, lighted lamps, and candles, and from which they may be easily removed in case of tire; and no person shall sell dr weigh any gun sowder or gun cotton after the lighting of lamps in the evening, unless in scaled canisters or cases; and no person shall be allowed to keep mitro glycerine n any part of this city. A violation part of the provisions of this section shall subjeet the offender to a fine of not less than ten

do ars nor exdeeding one hundred dollars. SEC. 2. It sail be awful for the Mawor, or any member of the City Council, or the City Constante, when any of them have cause to sus sect that any gun powder, gun coston or nitro-glycerine is concealed or kept within the city limits, in violation of the provisions of this ordinance, to search any place in said city for the purpose of ascertaining whether any gun powder, gun cotton or nitro-glycerine is kept or concealed as aforesaid. Any person who shall obstruct or hinder any such officer making search in the execution of his cry, uncer this ordinance, shall forfeit and pay to said cay for each offense, a sum not less than ten dollars

nor more than one nundred dollars. SEC. 3. It shall be the cuty of the City Constable to reportall violations of this ordinance to the Mayor, or prosecution.

CJAPTER XXIV. An Oreinance adopting the foregoing Ordinances. Be it ordained by the City Council of the City

of Colorado Strings :-SECTION I. That the following oreinances severally descriped by their captions, printecand contained in the preceding pages, that is to visions of this orcinance shall not apply to say in a book entitled "Ordinances of the City mich cows, which said cows may run at large of Colorado Springs," be and the same are pereby ordained and passed by the City Coun-

RULES AND ORDER OF BUSINESS OF THE CITY COUNCIL OF THE CITY OF CLEO-RADO SPRINGS.

An Ordinance concerning City Organization, CHAPTER ! .- An Ordinance establishing the City Sea. CHAPTER : . + An Ordinance concerning City

Officers. CHAPTER IL -An Ordinance concurring CHAPTER IV.—An Orginance concerning

CHAPTER V.-An Orcinance concerning CHAPTER V., -An Ordinance to Propioit : 3e Erection of Wooden Buildings. CHAPTER VI .- An Ordinance concerning the Assessment and Conection of Takes.

Viscemeanors. CHAPTER IX An Ordinance concerning CHAPTER X. An Orcinance concerning the

CHAPTER X;

An Ordinance concerning the Fire Department. By it ordained by the City Conneil of the City of Colonido Spreagest AR ICER L. OF FIRE OFFICERS AND DUTIES GF CHIPEN DURING FIRES.

Sporter I. The there may be elected or appointed by the pitty Council of Colorado Sin ngs, one or more Fire Warens, who shall hids their office lorlany ength of time not exceecing one year, to the determined by the City Con en, and receive such com, ensation as may he fillowed by the Council. It shall be the dutz of the Fire Wardenfor Wardens, to see that a l endinances of the coy concerning the Fire Department are enforced.

Sie 2 Every person who shall be present during a hire, shall be subject and obecient to the orders of the Fife Wardenst fle Mayor, City Constable, and all other officers in extinguish ong the are and remying and Potenting property, at Pin cise such person half neglect of refered eather such faders, he shall forfeit and por ter every such excuse the sam of five dolarea is all officers shall have power to arres on the horson so reglecting or refusing the time received warril he me shall have been exting, she I, when he shall be taken, before a Live to be lesh with according to law. Pro an quant reperson shill be a fund to obes and on a known or he made known to such per

AKI. IF H. TREATHONING REGULATIONS Si le x i It shill be the onty of the bud War iers to examine all buildings, occupied of notes, if ed, and the pullings to process of consee you of episteries of aspes and minu or very establishments, and report to the to the first arrows a faw and the or humors or the some letter thereto, to

So the The Local Colonis Shall, also, from copy is time, usual, ill said some places cores, i mares, bodiers, and other Theshall with the may be kept, and the engines, character, overs and other apharries for at the with, for the and property of the the purpose of ascertaining, Since to place, hearth, grate, fittince, or other! place to keeping begor any agoustenance for cos to live, an occos feat from why such place, sum of five oillars for each offense. new el nesach con in a as to render the keep and of the there is unate, it shall be his duty to of let at 1 brest the oscupant of the building in which me same mis le, or with which the same may be homework to be scontinue the making of ting highlen, will to make all ne essary altera- i tions and regards to reader the keeping of fire there usale, in the open in of the Tire Wareen; my coting the same, and it any person shall ! terations and repairs as satores ii B. Provided. appeal to the tay tour all at the first meeting tred not the other of the Tire Warden as theing so notined; at rescult, but in an cases the orders of the said.

So if Nobalted Coeffe or Jump shall be and in favorable, or her place or hubbing where her, seem, is other like combistible materials due to kept, wiless the same shall be and some from a content on the penalty of Fort Colorado Spring.

cry examined less than tive tollars nor

then and number of laws.

there will roble in temals shall be set on the the and material twike futy feet There is the state of the first received to a street when the wind is its blowing the most of the Missel under the control of the Missel under the control of the first control of any mested to the accessing the solute that. 24 5. New person who char, within sixty there is any living new hours is kept, put and his, so we is the following in weekless a maker of without first hinning the same an confer of the construction of the thing sports of the confer of the confer of ting stage to reach stende, and a fike the for corry week it is amorable the illowed to remundrain it can be remove or secure the same.

Ser of A Comercy of Concrete or be book system of weather than early lets in thick ness at his ker stear, completely school fold in horam man, so I plustered on the mis de with a confección of the sume. No die sall in my . I less than to a by eight makes and it in of lat none we then tax waste stars, not less than outly sixteen inches. If the for stove pipes show hive a sheet han thingle inserted the telepromes, may below Perturand was a not more a transference on of a per, with a time at least half in the howale, inside of the tricks. Every person who shall hereafter Torques to be balley chimney intrity to indict assents of this arm e should be every such holing, a Levery swarer of an Chimney Specially parties contrary to the proor nor shell ouse the same con trys after note; shall be

a lyav the sem of rie dollars they week thereafter so long as yel chimnes del rema o un dered. A color hat partes bearing may erect or much chunches of ter race tax or other hard car ben material, and if in that such material they shall, in all respects, be bald as directed by any Fire Watten; and on finiture or retusal cobal' Las director, every person shall notice and pay the sam . Redol lars, and ten dollies for each week that such of new reactive converge to the exection of

ich ilter con by any rife War

SH . 7. Store pipes Shift not be less than for in hes from any wood rother combustible material, un's there be ald take cure of tin. and the in getter, and by hides the aigh the countyting tin, between as I page and he com-Sustrice substitution and every person violating the provide as it was section shall frefer and pivilse to version of the idline, and the Treater som Thee dollars by everyonek such person say, continue visual and this se don.

Since Norther shall be kept or " posited in books number eighty a ter touchy he, one has list vol me, one his fred and two and nancts two, or the city, unly sithe sain bekent mashe and so cre metalic vessels and no ashes shall be kept or depose of in any other part of this city, indess the same bed ega in a Classification vessel, or reported in the ground not less than three feet below the sorfale, under a pentity of not less than have nor a tre than one humbled do lies for en others, atta fue ther penalty of one follor trevery twenty four hours the same shall be satured to re usin so kept or deposited after in the Unit all te War den to remove the same.

CHAPTER N.

Anti-Ordinance concerning Nuisnoces. The relatived by the City Count of the City

Short N. I. hat any pen or place where swine shill be kupt in this coly, so is to be off its size is hereby deglared to be a nursince and any person spotten ling small be fined in a sum not less hardine dol irs for each day he reglects or refuse to about such nuisance, after being or refuse to about such nuisance, after being ing, an days' notice shall be given by the Street such comp aint, and if necessary, after paying ing, an days' notice shall be given by the Street such comp aint, and if necessary, after paying to be seared. nother, v the City Constable so to co

iny hand tall or placard of any description, or print thy sign or design uson any public or provide house, or other four ang, or u son any said ten cays, and completed without unnecestence or other premises, shall be a judged guity of a nulsance and fine floot less t' an one dollar no more than afteen dollars for each offense, unless germission to just such rance tild or print such design, shall be obtained from

guirty of a nuisance, and shall be subject to a expense thereof be de rayed by tax co. ected any of the a oresaid iduors, as in other cases of ane of not less than hive do are or each day from such ad oining property.

the same is suffered so to remain, a ter notice iby the Board o' Health, to abatesuch nuisance.

SEC. 4. Any distiller, tanner, prewer, soan poi er, a uw chanc'er, livery stable keeper, inn keeper, or other person, who sha allow to be discharged, or permit to flow from any work shop, manu actory or other house or place owned or cept by him, any out or nauseous icutor, or substance of any kind, u on any street or al ey, profrer oublic a ace, so as to be offensive sons living in the vicinity, sha be acjudged guilty of a nuisance, and upon conviction be fined in the sum of five collars or each day such nuisance sha ' be continued a ter notice by the Boarc, of Lealth to abate the

SEC. 5. Any animal or brute which shall he killed or cie from any cause in the City, s in lat once be removed by the owner or keere, beyone the amits of the City, and for each day such anima sual, be allowed to remain within t'e City imits, such owner of keeper shall be liable to a penalty of not less than ten dollars nor more than fifty collars.

Sec. 6. For the purpose of carrying out the provisional of this ordinance the loart, of Healt i shall have lower to proceed in all cases as provices, in the ordinance establishing said Boarc. Whenever any misance shall be a later at the expense of the City, after notice as proviiled by ordinance, to the author of such missance, such expenses may be recovered of the owner of any premises upon which such muisauce is found, or of the author of such nuisance by suit as an action of debt.

ises. 7. Any person who shall kill or cress. any cattle, calves, sheep ort swine, or shall steam any lard or tallow within the city wit foul a permit from the City Council, to be granted as hereinafter advided, shall, upon conviction, be fined in a sum not less than ten dollars nor more than fitty dollars for each offense.

Sec. 8. Any person desiring a permit for such business, shall apply to the Conneil therefor in writing, stating such business and the promises whereon the same is to be conducted. If such apprearion be granted, then the applicant, for any builty offensive matter injurious to the public health, growing out of or con-1 d, which is the same be in nected with such business, shall be subject to a . El l'aso county, or such o her place is shall be The state of the same of the meeted with such business, shall be subject to a first that the subject to a fing of not resistant ten dollars not more than a state of the equest of they entired at many households of the same of the same bounded.

Sic. o. Lany person shall expose for sale the action of citty thereof. And when in any market or elsewhere within the city, any extended opportunity any litter Warden, any tainted or paired meat, provisions or vegetables which may be deemed unw wlesome, every such person shall, on conviction, be fined in a

Sec. 10. Any person who shall throw into any street, all ev or vacant for an the city, any wrapping paper, old clothes, shies, hats, bottles. broken g assware, straw or tith, shall be deemed the author of a nuisance, and on conviction, shall be fined in a sum not less than five dollars nor more that twenty five dollars.

SEC. H. That any wheel or other demuse spine therein, as I neglect to make such vice used and operated within the limits of the referrely thereus in the repairs, after being a city of Colorado Springs, for the purpose of directs so to do, as a foresaid he shall forfer a selling, fartering, exchanging or giving away and post is said cry a sum not less than five doctors any intoxicating, spirituous or malt bipuors, is his for each and every day he shild continue to the forms, without making the necessary all and the author thereof, after having received notice from the Vivor to about and remove then any person teching himself as grieved by the such nuisance, shall be subject to a fine of not decision or direction of any here. Warden, may bless than tencollars nor more transtwenty five idollars for each day the same is continued after

SEC. 12. When the author of any such nur Fin Will 'en to discontinue the making of any &sance, in the foregoing section defined, after ties, shall be complied with until the final deer shaving been served with the notice to abate and or I the City Council in such appeal. Any bremove the same, as provided in the foregoing personally shall resist or observed any Fire section, shall neglect to comply with such no-We have the excess in of the bities herein buce, then sud phisance may be abate land to energy again in shall farte than pay to said proved by direction of the Mayor.

CHAPTER XII

An ordinance establishing a Board of Health and defining its powers and duties. He it or brines by the City Council of the City

any Constable are hereby constituted a Board.

SEC 2. That the office of City Physician is reby established and the Cit. Council may appoint a competent physician to fill the and of Sic. 3. The Bear I of Health shall have the ower and it is he chy made their duty to take

all stops by them do med necessary to prevent within the cry, and in discharge of this duty 13 is remove by for eart necessary any person (Meeted) may prochesely rend houses for his Dras, lars theres, and mean more expenses to the proper removal and treatment of persons Beeted, which expenses shall be and hed and ad award as other expenses, in cases where the patients are unit de to pay the sime.

Sic. 4. The sail Board of Health are tenther invested with power and it is hereby ntile their duty to order any nursance or other niquer or tique decined by them insurious to the with rathe cavaltated or removed from any idicet, alley, muse or premises within the city

\$Sec. 5. All orders usued by said Board shall be in writing and signed by the Mayor, and

skill be served by the City Constable. Sec. 6. The City Constable shall in all cases upon serving any such order designate some place outside the city limits, where my substruce to be removed, shall be apposited, and the depositing of such substance at any other place than that designated shall not be deemed a gompliance with the order for removal.

Lec. 7. Any person failing to comply with that provisions of this ordinance shall, upon conviction, he fined not less than five for more than hit dollars, and shall remain in custody until

sugh fine and costs are part.

An Ordinance concerning Side-walks. Best ordained by the City Council of the City

of Colorado Spring . -\$10 (10%). That all side walks shall be of the uniform width of twelve feet, measured from the front line of the lots upon each street, at right angles with sair line, towards the centre he street.

Arc 2. A sile walks shall be constructed. at a grade corresponding with the grade of the cerkie of the street as established by ordinance, tuniess otherwise provided in any particular ing the lots, and a loside-walks smill be constructed with the same uniform grade or slope along the streets as the streets themselves, wheneven the streets have a grade other than horizon-(11,50) that there shall be no step or set off upon the ride-walks other transmay be deemed necessary at the street crossings.

Sic. 3. Side-walks may be constructed of stone, wood, or other durable and quitable may on deposit or on hand in any store, warehouse, teria, but wooden side-walks shall not be constructed of planks less that two inches in thickness nor shall paving stone be used less than two and a half incres in trickness; and all sa e walks sha be constructed under the super- or delivering, or giving away the same in vio avisite of the City Councy and the Street Super-

Sac. 4. Whenever the fity Council desire to construct a side walk upon any street, it shall not be necessary to adopt an ordinance for that purpase, but the same may be ordered by the Courcil, by an order enteres of recore in their proceedings; and the expense of constructing such side walk shall be defrayed in such manside walk at the expense of the property adjoin-

Sec. 5. Whenever any side wa k. sha. De ordered constructed at the expense of the city, the same may be constructed by the Street Supervisor, or by contractors wao may agree to co the same, published notice having been given or proposa s, and such con ract shad be award-

ec to the lowest responsible pic cer there or, Sec. 6. All awnings shall be of the full wich of the side-walks, and awning posts, nitering posts, sign posts, telegrana poles, or other posts or supports, anal be paces at he cur) stone or gutter edge of the side-wa cs, and placeciot nerwise, sha be removed by the owner or person in charge, or upon refusa', then by the Street Supervisor at the expense of such owner or person in charge.

Sec. 7. No person, except when necessarily engaged in oading or un oading goods, wares, ant merchancise, sha he a owec to hie to, deposit, or keep upon any side-walk any boxes, bales, barre s, goods, wares, or other articles, so as to obstruct or interfere with the ree bassage n'ong such side-waic, or the view between such side walk and the street, or by any other means interfere with the safety and convenience of persons bassing upon such side-was. Any person violating this section shall be fined upon onviction five co' ars 'or eac's offense, ancha further fine of five collars or eacticay e negects or refuses to remove any such obstruction from any side walk after notice from the Street Supervisor so to do.

C APTER X'V. An Oreinance relating to intoxicating and Mat

Lacuters. Be it ordained by the City Council of the City of

Colorado Springs :-Section 1. "nat any person who shallse , barter or exchange any moxicating or me honors wit in the corporate limits of said city, and each and every person knowingly aid ng or assisting therein, as agent, servant, clerk, or of nerwise, sha' he adjudged gui by of a muisance, and on conviction thereof sha be finer in a sum not less than fifty do lars nor more than three nundres dollars for each and every! offense, and be imprisoned in the county jul of designated by the City Council, or not sess than; twenty nor more than sixty days.

Ste. 2. That any person who shall, upon the sale, barter or exchange of any goods or thattels, chose in action, or troon any promise or contract, expressed or implied, furnish or celiver, or give away to any person or persons, or knowingly suffer to be taken or received by any person or persons any intoxicating or make quors within said city, shall be adjudged guilty of a nuisance, and on conviction thereof, shall be fined in a sum not 'ess than fifty collar- nor more than three huncred dol ars for each and every offense, and be im risoned in he county jail of ? l'aso county, or such of her place as may be designated by the lity Council, for no. less than twenty nor more than sixty days, .

SEC. 3. That the giving away of any in oxi ating or malt liquors for the purpose of avoid ing or evading any of the provisions of the two preceding sections, or any other provision of this ordinance, shall be deemed and const ued as selling within the meaning of this ordinance, and shall subject the offencer to the benaties provided by this ordinance.

Str. 4. That the introduction, storing, desositing or keeping in store, or on deposit, or on hand, or having in possession within said city. of any intoxicating or malt quors, or the our pose of selling, bartering or exchanging the same, or for the purpose of furnishing or deliverrig or giving away the saine, in violation of this ordinance, or for any species of traffic therein, except as hereinafter novidec, is berehy de there to be a nuisance, and every person guilty thereof, and every person knowingly aiding or assisting therein, as agent, clerk, servant or otherwise, on conviction thereo', shall be fined in a sum not less than fifty dol ars nor more than three hundred dollars for each and every offense, and imprisoned in the county jail of El Paso ESD. 1. That the Mayor, Cay Physician and Joun'y, or such other place as may be designated by the City Council, for not less tian twenty nor more than sixty days; and every such person owning or having the pos ession or charge of any of the aforesaic liquors, who shall fail or neglect to remove the same wi hout he limits of the said city within twenty our hours condinance and part of such ordinance a legen after conviction, shall further forfeit and pay to the have been violated and the mode and man san city the sum of fifty collars for every twent oner of such vaolation by the party charged ty four hours that said hig ors saal remain within said city, and whenever judgment shall spreaded intections or emagnous discused be bendered against any section or pessons for the senalty above provided in this section, and such person or persons shall sail or reglect to such party; upon the appearance of such pri move said liquors without the said of within known party he shall be required by the justice tude days after said conviction, it shill be the to disclose his eal name, and upon refusal to duty of the City Constable, of any police other of the said city, to remove the same wit rout he said city, using the necessary force so to do, purpose of icertification. and upon any such removal to notify the person or tersons in charge, or from whose possession the same was taken, where the same has been deposit d, and the owner or any person entitled to the phase s'on of any such laquers shill be allowed to take and receive the same, but such owner or any other person receiving the spice shall not return the same o any part thereof into the said City of Colorado Spring , unless such owner or owners, or person receiving and taking possession of the same, shall en er into a bond to the City of Coloraco Springs in the penal sum of \$1,000, with security to be approved by the Mayor of said city, convlition to iat such squors shal not be introduced, storel, deposited, or kest in store or on resosit, in hand or in possession in said city, for the acrpase of selling, bartering or exchanging the same, or for any species of traffic there i, or for the purpose of furnishing or giving or - e iverany order issued by the Board of Heath under ing the same in violation of any of the provis ions of this ordinance; and in case of the masing of such bond and delivery thereo to the City Constable or Mayor of sain city, the owner or owners, or any person receiving such liquors, shall be allowed to introduce and store such liquors within the corporate limits of spic city, in any slace therein, except any sa oo, dram shop, it oling house of other price where intoxicating liquors of any kind were sold, delivered or furnished in violation of this ordinan e; and in case any person or persons so coming into the possession of any such liquors shall r turnior attempt to return the same or any part thereof into the said City of Colorado Springs, except as above provided, the City Constable, or any police officer of said city, sha use the necessary force to prevent the same from being brought into said city, by the seizure and detention of such liquors in his possession; and any serson case,) and with a slope towards the curb stone, or persons who shall return or altempt to return so that the edge next the curb stone for gutter hany such liquors into said city, or in any manner shad be two mehes lower than the edge adjoin- laid or assist in 50 returning the same, sha be deemed guilty o' a nuisance, and on conviction thereof, be fined in the sum of two hundred

dol ars for each and every offense. SEC. 5. Whenever any person shall complain on oath before a justice of the Beace of said city, that he has good reason to be leve and dees believe that any intoxicating or mait, iquors are stored, or deposited, or held, or kept in store, in his cocket. dwelling, room, saloon, or building, or naty cellm, or place of any kind, within said city, for the surpose of se ling, partering or ever larging the same, or or the purpose of urrishing, tion of this ordinance or for any species of traffic therein, except as hereinafter provided, it shall be the cuty of such listice of the Peace to issue a search warrant under his hand, directre to the City Constable or any mice of icer of said city or any constable of said county, rec ting, the substance of such complaint and commaneing such officer to forthwith examine and yearch the place mentioned in said complaint, mer as may be directed by the City Council un and it shall be the cuty of such officer so faving ther the law relating thereto, but whenever the and serving such warrant, to call such ass stance Campil shall order the construction of any as may become necessary to examine, and in the daytime to search the place nention id in specty sor to the owners, agents, or persons in remanded admittance to the place to be search-Any person who shall post of place charge of such property, requiring them to cause del, to break open both outside and inside coors, the construction of such side walk to be com- to execute such warrant, which warrant such menced immediately after the expiration of the differ shall return with his encoisement there; sary ce sy, in the manner herein provider, and executed, and if upon such examination and in case of ailure or refusa, on the part o' such searen such officer sha. and any of the aforepersons to comply with such order, the materia's said deuors, which he has reason to be leve are for such side walk sha the furnished and the lintended to be used, or any of the purnoses work hone by the Street Supervisor, and the exthe owner or occupant of such sull ling of prems sense thereof se collected from the owners, of this ordinance, he shall make his return acagents, or persons in charge of such property in cording y, stating the names of the person or SEC. 3. Any person who stal permit any the same manner as taxes, and such property persons owning or having charge, or care, or cellar, vault, private drain, and, privy sewer shall be subject thereto. In case there shall be custocy thereof; and in any such case of scarcaor grounts upon any premise belonging to or no rescent dwner, agent, or person in charge of ing as above provided, prosecutions may be inoccupied by him, to become mauseous, but or such property, the side walk adjoining shall be stituted against any person or persons owning, injurious to the public realth, shall be adjudged. constructed by the Street Supervisor and the claiming, or having charge, care on custody of

of this orcinance sage not be construct o and by to, or incuce any of the a oresaic icnors. introduced, stored, deposited, test in store or on deposit, or on hand, or had in hossession, within said corporate limits for the numbers a oresaid, prior to the time said sections our and five go into operation, provided, nevertheless, tha the selling, partering, exchanging, cevering, or cisposing o any such iquors in vio ation o tections one, two, and three o this dreinance, at or subsequent to the time said sections one, two, and three shall go into operation, sha then and from thenceforth subject andsaid licuors are or shall be sold, partered, or exchanged, braished, de ivered or disposed of and the same person or persons' owning or hav- Street Supervisor, or City Constable.

ing the same, to the searching and proceedings,

provided by the fourt's and fifth sections of this

SEC. 7. The City Counci o said city may icense the selling of intoxicating and nait icuors for sacramenta, mechanica or me ici na purposes, but or no other purpose whatever. Provided, that no such liquors sha he so, for mericina, surposes, unless the siyer shal present to, and eave with the se er thereof, in each an every case, a certificate from some repitable, practicing, resident physician of stating that such lie uors are necessary as a mecicine, and giving the quantity thereof, such certificate peing good only for the quantity specifies. therein, and for one purchase on y; and any person or persons cestring icense as a oresuc, sha, make a prication to the City Counc. at a regular stated meeting thereo, and the City Counci, provided such icense is granted, saa l fix the amount to be paid therefor, the time the same shall rur, but such licenses shal, not run beyond the firs day of May next fo owing the granting there'r, and they may require such abolicant to give bone and security against any vio ation of any of the terms of this ordinarce, and for the fait ifu, keeping of each and a , pr ;visions of this ordinance, and if any such person licensee as aforesaid either in person or by any servant, agent, or clerk, or assistant, saal barter or exchange any intoxicating or mat liquors, contrary to his license or the terms o this ordinance he shall be adjudged guilty of a nuisance, an on conviction, shal be fined for each and every offense in a sum not less; than fifty, co ars nor more than three numered coars, and be in risoned in the county jai. of A Paso County, or such other place as may be designated by the City Council, for not less than twenty days nor more than sixty days, and his license shall thereby be revoked and void, SEC. 8. The City Constable or any of ce

officer of sain city is hereby authorized to call to its aid in execution o this ordinance, 1) such persons as the nature of the case may re-C. ACTERXV.

An Ord nance concerning Proceedings before ustices of the Peace for fines and penalties Be it ordained by the City Council of the city of Colorado Strings :--

SECTION 1. That any justice of the Peace under the aws of to orado, residing within the city of Coloraco Springs sha, have jurisciction to lear and determine a suits and actions, for violation of any of the oremances of sair city. Sec. 2. Whenever any fine, forfeiture, or senalty shal be imposed for the breach of any ordinance of said city, the same may be recorerable by suit before any justice of the Peace as aforesaic mentioned, in the nature of actions

SEC. 3. Actions for violations of ordinances may be communed by tiling with the ustice of • the Peace, a statement or complaint stating it e nature of the offense, signed by the City Attoand area the care which statement may be in the following form:-

A to the city of Colorado Springs Dr. adollars for violation of an ordinance of said coentitled, here users the title and section thereof, passed the day of A D, 18—, in this to-wit here describe the breach in the language of the ordinance) of the - day of -, A. D. 18-

Or in him of the oregoing form a similar complaint tray be made as in ordinary criminal cases under; the general laws of Colorado except that the complaint shall set forth the particular therewith, giving the name of such party t known, and if unknown then the party may n complained of and arrested or summoned by any name or description best suited to identify do so may be dealt with by any name or description the just or may even pest suites for he SEC. 4. No action before a justice of he

Peace shal be dismissed for any defect in form in said statement or complaint if it substantially for other cases. sets forth their sture of the violation alleged, so is to give the defendant in tice of the charge he; s required to answer, and such statement or, complaint in y include several persons charged with the same offense.

Sec. 5. Usen the fring of such statemen. or complaint the ustice shall enter the case nom is cooke in the usual manner requirec. by law and shall issue a summons or capitas i returnable forthwith or at such time as the justice may designate. Whenever any person has been arrested on view or of terwise according to law without a warrant the justice of the Peace sia enter upon inscocket the manner of his arrest and suil also take the affidavit of the officer as to the cause of such arrest.

Sec. 6. In all cases where complaint shall he made on cath as herein before provided and the Justice of the Peace shall be of the opinion it iat a speedy proceeding is necessary to secure warrant which may be substantially in the dilowing form: 4-

Territory of Co orado, County of El Pase, S. S. City of Colorado springs.

The People of De Territory of Colorado to the City instable of the city of Colorado Springs or any Constable of said county, Greet ug.

Whereas has complained on eath before Whereas has complained on oath before that A B has violated an ordinance of the city of Colorado, Springs tutitled here insert the title and sention typassed the —day of —A. D. 18—by here describe the breach in the language of the ordinance) on the —day of —A. D. 18—. Now therefore you are hereby commanded to take the hedy of A - B - and bring him forthwith before in e

to be dealt with a cording to law. Given under my and and seal at the said city of Coordo Springs, this who day of A. D. 18-. ____ Justice of the Peace.

Sic. 7. Any person arrested by virtue of a warrant, as hereinbefore provided, may be adm tted to 'mil by executing a bone in counce the amount of the penalty for the offense charged conditioned that he will appear on a day mentioner before the ustice, and not depart the court witaout ea e, waica bone shal be attested by the astice of the Peace and filec, and an entry of the filing thereof shall be made

SEC. 8. If the defendant fail to avpear, according to the conditions of the bond aforesaid, or appearing, sha, depart the court without eave, the listice may enter jurgment agains: hir and his sureties for the renaty of said bone.

Joon entering such judgment, the SEC. 9. ustice sha, issue a process in behalf of the city against he parties liable on such bonc, re cuiring their to a year on a day mentioned, bet for 2 1im, and show cause way judgment's iou. not be confirmed against them and execution issuen. Any suc'i jucgment may be set asice by the justice upon said sureties appearing and showing good cause for the non-appearance of the principa in suc i bonca:

Sec. 10. A party in custody who cannot be trie on account o the absence of witnesses, or negging, or going rom door to door begging other cause, and who cannot give bail for his cause o detention.

Sec. 11. When a ce endant du y summoned ais to appear at the time set or the trial, the ustice sha hear and examine the witnesses. offered on the part of the city, and shall render; charged with being a vagrant, it shall be aw u ucement by ce au tagainst the de encant or such sum as he ustice may under he ordinance deem proper, !

S.C. 12. Don the rendition of ungment agains; any Le endant of violating any ordiviolation of the fourth section of this or insuce. Cer, and enter the same upon his cocket, that charge, and inche ce entant, after a fine City Cers, for the city, the sum

ucgment and costs of suit, he size. he confined the assessed to may a fine of not less than five and the sum of three dollars for each and every in the city ai, or occ-un, one day sor each two no ars o such ucement and costs. Execution saa, be issued immediately on the encillon of ucgment, and placed in the hands of the City and costs; and shall moreover, require the de-

Constante or conection. SEC. 13. Every person against whom any Dena ty, ine or forfeiture shall be lecovered uncer the ordinances of the city, who say refuse or neg ect to pay the same, when derninged upon execution, sia... he committed to the city jah, and sha' labor on the streets' of the city unti saic ane, penalty or for citure, and a render the since from which any of the alore- costs thereon, are fully baid, to be another at the rate of one color per cay foreace days work, performe under the cirection of the

SEC. 14. In a cases of assau :, assaut an: nattery, and a frays, any justice of he leace wit iin the city, may, upon his own knowledge, or upon the oath of any competen person, sauce his warrant to he City Constalle, or wher lawu. officer with n the city, for the arrest of any person charged with either of said offer ses, and from the arrest of such person, single cause a jury to be summoned, unless the party accused shall eispense with a jury, who shall hear the cause, and if they find the accused gully, sha assess such fine as they shall eeem jus, not to the City of Colorado Springs, signed by him, exceed in any case one hundred dollars, which verdict the "ustice sha" enter in his locket, and proceed to render judgment thereon for the amount of such fine and, costs. If the verk ict be "not gui ty, ' the justice shall discarrie the ce endant without costs.

SEC. 15. Justices of the Peace within the corporation shal have power to causely be rought before them, all persons who shall break the peace and commit them to fail, or admit them to bair as the case may require; and a so to have brought before them any person who threatens to break the peace, or ises threats against any person, to injure it if bixly, or property, or to injure the property of any person; and also any person not of zoo. faine; and said ustice being satisfied by the bath of one or more witnesses, of the guit of any such person so charger and brought befor. them, shall cause such person to give good security or the seace, or for his good behavior owards the people of the territory, and particular y towards the individual threatened, and in defau, of such security may commit such person to the city jai, until such security of given, or unti the next term of the District Court for the each offense.

SEC. 16. The City Constable shall, as often as required, make a report to the City Council of it is number of cay's work performed in outsuance of this ordinance, and by whom per-

SEC. 17. In a prosecutions instituted by the City of Co orado Springs, any officer shall be a combetent witness for the city.

SEC. 18. A fines, forfeitures, and penalties for violating any of the city ordinance, shall as soon as collected, he paid to the City Treasirer, and the officer paying over the same stall take the Treasurdr's duplicate receipt therefor, one of which shall be deposited with the

SEC. 19. In at cases before a justice of the beace for any violation of the ordinances to the city, the defendant may demand a jury trial upon first paying he jury fees. The jury shall consist o such number and possess the same qualifications as is required by the laws of Colorado in trials before justices of the peace. If the jury find the defendant guilty they shall assess the penalty except in case the same is specifically extern ined by ore mance.

Set. 20. In a prosecutions for fine or plen alty when the defendant shall be acquitted the informer or prosecutor may, in the discreti m of the ustice, he adjudged to pay the costs, if it a pear to the satis action of the "ustice that the prosecution was instituted vexatiously or with-

out reasonable cause. SEC. 21. n a suits and prosecutions commenced by the city before any justice of the 'eace, change of remie shall be had and a lowed and may be taken in the same manner and for like causes assure now provided by the general laws of Colo-ado for changes of venue in suits pending before Justices of the Peace, and the party applying for change o' venue that may a I costs accruing up to the time such chinge is a mied for, and thereupon the l'ustice sin I immediately transmit at papers pertaining to the case, together with a transcript of his concept, to the mearest just ke of the Peace, who shall proceed as if such suit had been instituted; be-

Sec. 22. Whenever any credible person shall give information to the City Constable that inv person has violated any ordinance of this "Ity, it shal be the duty of the Constable thereason to make com daint before a ustice of the 'Gee for a violation of such ordinance, said composint and proceedings take thereon by the justice shall be the same as in this ordinance, is prescribed

SEC. 23. Any complaint made for the vinas tion of an or hum te of the city of Cololuda Springs may be nade upon information by

C BEEZ XVI An Ordinance providing or the Collection . Poll Tax. Be it ordained by the City Council of the

of Colorado Springs :--SECTION 1. That every male resident of city over the age of twenty-one years and unthe age of fifty years saal abor each year the day upon the stree s and a leys of said city, it any person in lieu aereof may pay to the Stact Supervisor a tax of two dollars for each d ?

SEC. 2. The Supervisor of Streets shall, be tween the first cay of Apri, and the first care the punishment of the offender he shall issue a September in each year, notify all persons the incorporation subject to road tax to appear at isher time and place and with such tools as he may designate, to perform the amount of wh prequired in ieu o road tax. Provided, this nothing in this section shall prevent the Supre visors of Streets from calling out dry of six bersons to perform, such work at any time when

ne sna . consider such work needed, SEC. 3. Any person failing to present aimselk or abor or failing to pay the amount which is a sen in fieu of suc'i labor within ten cays after, gemand by the Supervisor of Streets, sia . he, sied or the amount before any court of compe tent jurist iction for the amount in an action join cebt, and no set-of shal be a lowed thereto.

Sec. 4. The Supervisor of Streets shall refort to the City Council when required so to in a list of a' persons in this incorporation subject to road tax, the names of all persons who have per ormed the work instead thereof, amount ofmoney co- ectes and haid out by him, from whom received, to w tom and w rat for paid, the num- cofficer of the city to take up any animal running ber of days he himself has been in actual ser- at larged con rary to the provisions of this ordivige, and a list of the delinquents.

SEC. 5.: Any person against whom a judgment sha he recovered for no tax as in this okcinance provider, may upon failure to pay sada judgment and costs, be imprispned untisa! judgment and cos s are baid un ess otherwise ega ty encharget.

GALAPTER XVII. An Ordinance concerning Vaguants.

he it ordained by the City Council of the City of Colorado Springs :-

SECTION 1. That a. able-polite's persons' who, not having visible means to mair tain themse ves, 'ive icly wit tout employment, or are ound oitering or cambing about, or wandering alroad and longing in thooling houses, outhouses, and rouses of pad repute, sheds, or staa'es, or in the open air; or was sual, be found tres bassing in the night time upon tresprivate remises e others and not giving a good accourt of themse ves; or want ering abroacland

or clacing themse ver in the streets or other appearance, may be confined in the city jai, or thorough ares, or in other public places, to beg other hace of confinement provided for the or receive a.ms; and al. persons upon whom purpose, not exceeding three days, and in such such sound any instrument or thing used for case the justice shall de iver to the officer com- the commission of ourgary, or for nicking we can mitting such person a commitment stating the or pockets, and who cannot give a good account of the roossession of the same, shad be deem ec. vagrants.

Sic 2. On the rial of any person before any of the justices of the Peace within this city for he city to introduce, in support of said charges, testimony of the general character and repulation of the de encan, touching the oense or charge set outh in the complaint, and he re encant may likewise resort to estimony names of the city, the justice shall make an or- of list nature or the purpose of disproving said

hol ars nor more than one huncred collars; and bitch, jowned or cept by such person, and shall he said Justice, be ore whom the said cause also blace upon the neck of such dog a collar sia.. je triec, sha. enter judgment or said fine made of durable material, with the name of the Springs, with 2000 and sufficient security, to be of the proclamation of the Mayor, as provided approved by he strice before whom said deencant saa. De triec, in a Dena ty not less t lan wo nuncred collars, conditioned that the said be endant will, for the space of thirty cays next ensuing the execution of said bonc, be of good duty of said ustice to commit said de encant given-such imprisonment not to exceed thirty

C TAPTER XVIII. An Ordinance concerning Discaes.

He is ordained by the City Council of the City of Colorado Springs :-Section 1. It is hereby made aw u. to construc: a citer along any alley for the purpose of

conducting water to be use; for the purpose of is igation and household uses. SEC. 2. If it is difficult to conduct water for he purposes aforesaid upon any lot priparcel of means of a ditch running along a street or alley, as provided in section one of this ordinance, then in that case the City Council, upon the application of any person, may in their discretion give a written dermission for the construction of a citch or citches running other-

wise than a love prescribed. SEC. 3. Any person making a ditch across a site walk for the purpose of running water upon any lot or parcel of land shall bridge the said ditch for the full width of the side-walk.

Siic, 4. If any person shall, construct a dich running otherwise that pre-cribed in section one of this ordinance, without first having obtained the written permission of the Council as provided, such person shat be deemed guilty of a n isdemeanor, and a son conviction thereo suffille fined not less than five nor more than fift a dol are for each offense.

Sec. 5. If any person shall wilfully obstruct any ditch made in compliance with the provisions of this ordinance, or wi fully divert the water from the same, such person shall be i shall keep a record of the versus so heensed cermed gui ty of a miscemeanor, and upon conviction thereof, shall be fined in a sum not lest than five dollars nor more than fifty dollars for

sec. 6. Any person or parsons who shah hereafter move, alter or in any manner displace any flood or other gate, which is in or apon any of the irrigating canals or ditches of this city, which are under the supervision or threetion of the Ditch Commissioner, without have ing first obtained permission from the Ditch Commissioner to so alter or move any such gate, shall be deemed guilty of a misdemeaner, and upon conviction thereof shall be fined in a sum not less than three nor more than twenty-

five dol ars for each offense. Sec. 7. All persons living within the limits of the city shall keep the ditches in front of their tree or shribbery standing of growing within respective premises clean and free from filth the corporate limits of the city of Colorado respective tremises clean and free from filth and dirt, and shall not pour or dash into such citeries any slops or filthy or offensive matter of any description whatever; and any person violating the pravisions of this section small furfeit and pay to the city not less than one dollar nor fense. more than five do lars for each offense.

CHAPTER XIX. An Oreinance to Restrain Animals from Run-

a ning at Large. Be he or Mained by the City Council of the City of Cowado Springs :-

Secretors r. That whenever any hirses, catte, swine, sheep, jacks, goats or males may be destroyed. found running at arge within the corporate limits of the City of Colorado Springs, it shall be the duty of the City Constable to take up and confine such animal or animals in the city pound or some secure pen or place, and, if such animal be not reclaimed within twenty-four hours thereafter, to file an affidavi, with some ustice of the Peace in said city, stating therein the seizu e, number, description and probable value of such anima s.

Sir, 2, Upon filing the affidavit mentioned in the foregoin; section, the City Constable shall further proceed and give police of the taking u > of sher animals, by posting three notices, one there of a, the postoffice, one at the office of the City Cerk and one at the office of the aforementioned ustice of the leace, and said notices shall set forth the day of the seizure and the number and description of the animals so taken up, and that he will sell said anima's at a time and place therein named unless the same shall be claimed and ownership thereof proven within ten days next following the posting of such notices.

Sec. 3.) Any serson who shall make satisfactory proof to the justice of the Peace with whom the afficavit of the City Constable as herein required is filed, on or before the tenth cay from 're posting of said notices, that the stock so taken up belong to him or her, on to some person for whom he or she may be the awful agent, and sha'l pay at the costs and expenses incurred by such taking up, advertisement, etc. shall have such stock delivered to them by the City Constable.

SEC 4. A" anima's in this ordinance enumerated, remaining impounded after the tendays' notice of such impounding and taking up sha are been given, shall be sold by the City Constable, and after deducting the costs and expenses provided for by this ordinance, the residue of the proceeds of such sale shal the pair into the city treasury, and the Constable shall make and ite a report of such sale with the City Clerk, and a duplicate thereof with the aforesaid [listice]

Sec. 5. 'At any time wit in one year after suc a sale the owner of any slock or animals sold in mursuance of the provisions herein made, may make proof before the City Council of his ownership; and whenever supple aimant sha. clearly establish that he was the actual owner of any an mal taus sold, he shall be entitled to receive from the city treasury the amount of money pair by the City Constable into the treasury from the sale of such anima's.

SEC. 6. If any serson shall break open or in any manner assist or aid in breaking open any pep, x and or enclosure with the intention releasing any anima, therein confined by virtue of this ordinance, every buch person s'iall, on consiction, be fined not less than ten nor more t ian one hundred do lars for each offense. Sec. 7. Any person who shall nincer or de-

lay any officer in the discharge of any duty herein enjoined, shall, on conviction, he fined not less than ten nor more than one hungred to ars for each offense. She, 18, It shall be lawful for any pulice

nance, ince to cenver the same, or cause the same to be delivered over to the City Constable, wan shall receive such animal and proceed in like man ier as i the same hac been taken up by simse f. Sic. b. Al' the provisions of this ordinance shall be in force at a I times from the 19th day of April until the 15th day of October inclusive of each year, and from the 15th day of October

in said city rom he hour of 7 o'clock a. m. saic ast mentioned dates, and except as herein provided the provisions of this ordinance shall at all times and in all cases be in force. SEC. 10. The costs and expenses in this orinance nentioned shall be taxed as follows: To the City Constable one do lar per head for taking up and imbounding animals, fifty cents per cay for providing for each anima taken up wenty five cents for making the affidavit heren recuired, one do ar and twenty five cents writing and posting the notices of sale, and

en per cent, of the gross phoceeds of sales

make in pursuance of this ordinance. To the

ustice o the Peace for fi ing affidavit fifteen

cents, or cocket fifty cents, for other cuties

such sums as are all owed, by law for similar ser-

vices. CHAPTER XX. An Orginance concerning Dogs.

Be it ordnined by the City Council of the City of Colorado Springs :-Section 1. That no dog shall be a owed to run at large within the limits of the city, unless the owner or keeper of any such cog, shall

SEC. 5. Provided that sections four and five if the defendant neglect or refuse to satisfy such thave been heard, be ound guilty, he or she shall not one dollar for each and every dog or whe p, endant to give a bond to the city of Colorado ed or engraved thereon, and upon the issuing by ordinance, shall a so cause the mouth of any such dog to be securely muzzled with a wire muzz'e for such time as may be prescribed by the Mayor in said proclamation.

SEC. 2. Wienever the Mayor of said city behavior; and in default thereof it sha, be the isha a prehend canger of hydrothobia in this city, he shall issue his proclamation, recuiring to the city calaboose or jai, unti security be a persons within the city owning or caeping any ang, to confine the same for such time as he may designate, during which time it saal not be lawfu, for any such dog to run at large within the city, unless securely muzzled as aforesaid; and it shall be the cuty of the City Constable to all any dog found running at large within the city, during such time, unless muzzled as above roylded, and the owner thereof shall forfeit and my to the city the sam of five colars for each and every dog so found at arge.

Sec. J. Any person who shall molest or nincer the City Constable in the discharge of the duty herem prescribed, shall forfest and pay to the city not less than five dollars nor more than aventy-five dollars.

SEC. 4. If any person shall allow any bitch, kept or owned by him, to run at large wai e in heat, he shall furfest and pay to the city five dollars, and it shall be the duty of the City Constable to kill any buch so found at large in the

Sec. 5' The City Constable shall receive the sum of one dollar for each dog he may kill under the provisions of this ordinance, provided he causes the same to be removed beyond the mits of the city, and bur el, and hi shall be the duty if the Constable to have any dog so

killed, removed and bun, d as atcressed. Sic. 62 It is here's made the auty of all persons, on or before the hist day et ally on each year, to apply to the Cay thick and make payment to him as required in section one of this ordinance; and a shall be the juty of said clerk to issue a license to said owner or keeper of any such dog for our year, and the clerk

SEC. 7. Any person owning to keeping any such dog who shall allow the same to run at large within the city without having first obtained a li ense as provided by this ordinance. shall forfest and pay a pendy of tive dollars

SEC. S. The worling washever used in this ordinance, shall be a harrier to mean bitch

and whe is as well as it go. 1 CHAPIFR XXI.

An Oremance for the protects in of Trees. Be it ordained to the Co Council of the City

of Colonial String . -Sterios 1. That if any person shall cut, injure, may or destroy any shale or ornamental Springs, he shall be commed guilty of a misdemeanor, ar I upon of a from, shall be punished by a fine not exceeding wenty five dollars and costs of prosecution, for each and every of-

Sec. 2. If any shale is emamental tree standing of growing with a the corporate limits of said city, and not on private grounds, shall be injured or destroyed by any I uses, cattle or males, or other an mal, the owner of such animal, or the person clausing right of possession thereof, shall faler and pay to the city a penalty of not less than two broads nor more than twenty-fiveld little for each tree so in ared or

An ordinance concerning infriend Deputies. Be it ordained by the City Can it of the City il Colorade Sorines: -

Shellower. That the I living officers of the city of Your ida Spanies, whether elected by the people, or appointed by the Cry Council, viz.: City Constable, City Cerk, City Attorney, City Preasurer and City Collect or, may with the consent of the City Cont. ... appointed eputies who shall at the time of the . ; . intment be qualified viters within the coy; It sailed however, that the deputy or day a esser appointed shall receive no salary from the coy, but may receive such proportion of the salary as may be agreed upon between such de mites and their

Sec. 2. The deputation shall be in writing and filed with the Cry Clerk, after having the approval of the Mayor endised thereon. her shall be revokable at 'the pleasure of the principal and shall authorize the performance of ministeria acts only.

SEC. 3 Every deputy as a book according to the provisions of this or brance, shale before entering upda the discringe of his diales, take an oath the lame as required of other officers, and in all cases the principal shall be hable for the acts of his deputy.

An ordinance regulating the storage of gun pawder and compashific materia's. Best ordained by the July V unch of the City

CHAPTER XXI.I.

of Colorado Spring : :-Stellow it in the person shall keep at his place of business or elsewhere within this city, a greater quantity of gun powers or at gun contonation twenty five pounds at one time, and the same shall be kent in tin or or per can sees or cases, containing not to exceed live points in each, and in a situation remote from tites, lighted lamps, and caudles, am from which they may be easily removed in case of fire; and no person shall sell or weigh any gun powder er gun cotton after the lighting of amps in the evening, unless in scaled canisters or cases; and no person shall be allowed to keep ni ro glycerine in any part of this city. A violation of any part of the provisions of this section shall subject the offender to a fire of not less than ten

do lars nor exceeding one surplied dollars. SEC. 2. It shall be 'awful for the Mayor, or any member of the City Council, or the City Constable, when any of them have cruse to suspect that any gun powder, gun co ton or nitro-g yeerine is concealed or kept within the city limits, in violation of the provisions of this ordinance, to search any place in said city for the nursise of ascertaining whether any gun powder, gun cotton or netro-glycerine is kept or concealed as aforesaid. Any person who sha... obstruct or hinder any such officer making search in the execution of his ld sy, under this ordinance, shall forfeit and pay to said day for each ofense, a sum not less than ten dollars nor more than one hundred do lara.

SEC. 3. Itishal bethe cuty of the City Constable to report all violations of this ordinance to the Mayor, for prosecution.

CHAPTER XX V. An Ordinance adopting the foregoing Ordi-Be it ordained by the City Coun il of the City

of Colorado Springs :-Section 1. That the fill wing ordinances severally described by their captions, printed unti, the 15th day of April of each year the pro- and contained in the precioning pages, that is to visions of this ordinance shall not apply to say in a book entitled "Or linances of the City mile i cows, which said cows may run at large of Colorado Springs," be and the same are hereby ordained and passed by the City Coununtil 7 of clock of m. of each day, between the cil of the City of Celor, do Springs, that is to

RULES AND ORDER OF BUSINESS OF THE CITY COUNCIL OF THE CHY CL COLO-1 RADO SPLINGS. An Ordinance concerning City Organization.

CHAPTER I .- An Ordinance establishing the City Sea. CHAPTER IL-An Ord nance concerning City Officers.

CHAPTER I .- An Ordinance 'c meaning 🚅 ecnoms. CHAPTER N .- An Ardinance concerning Licences. CHAPTER V.-An Ordinance concerning

Orcinances. CHAPTER VI.-An Ordinance to Problem the Erection of Wooden Buildings. CHAPTER V.I.-An Crainance concerning the Assessment and Co. ection of Taxes. CHAPTER VI .- An Ordinance poncerning

Viscemeanors. CHAPTER X.-An O dinance concerning CHAPTER X.—An Ordinance concerning the

Streets and A. eys. .. be one the first day of u.y.o each year, pay to Fire Department.

CHAITER \ . - An Orchance concerning CHAFFER XIV -An Orderance reating o Intoxicating and Malt Liquor

CHAPTER XV - In Orchance concerning Proceedings before "ustices of the Peace for Fines and Tenaltics CHAITER XX + An Orchance providing

for the Collection of Fol Tax

(HALLER VI - In Ordinance concerning \agrant-CHALLER \\ "I - An Ord nance concerning

Ditches CHAILER \ \ \ --- \n Orchaince to restrain Annuals from Rupning at Large CHAPTER XX -An Orch sance concerning

CHALLER XX + An ORDER TEE FOR The Protestion of Tree I HALLER XXI - An Ordinance concerning

Otiers Deputies CHA! IK XXII . An Ord nance regulating the Surge I Coup I wher and Combustable St 2 Pat al Ordinances of the Iowa

of t and such shoretof represent in relation to the a table of the ord nances name in a sense of this ordinance be a diff in an are his by restaled severally In this he jeal shall not affect any pet lin in brace of acer ng or establish est, rais strong or preceding had dr interstup out and with it to give yours much committee! Instructed to the time when money is a suit in limiter our feel like a repease the characteristics comming the court make money upon what mitted in variables or fort store incorrect, expital you have you call not make it if you ict iiv pen lin a the time of such repeal had a mille us of follow moments. If you cont fruy trice martel rir the recover, know how to use beneamd murcle and brains, eft numerationel

M. WACHER, Mayor N (I) (i) kin

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devictes in nur orthogueen ate penge canel Livitathe I'm ther a critical amm or the riber milet from tert e not W. In 191 and various i få in Krimmlet er Trachs r bit Kenner, belongs techt to be tent in fugitive stik sine (w viii intri The first veil news and by a ligher thy seasons, water in the state of the state ne lu,, er, ter be ecession of * su to eitch the with a person we be printing in a stitle The 's Cir land I we dusty, ns to me ir ewhour splendid The let to be I must hip re gin light ha it has reacht me poneers Calcin in a lactic the branewspapers

1 (1 Merium' gives pt the process of the out to ourel en it Ovnja v the critical massion. The , in Or of Lt. Dr. irschie e resect in the trimple in the Athanasius Of and there . runt fower there I N ver I benefit es wring t pr Vierrie e a rendithe act and the first transfer with 120 - ' r fr nch metres, r r r s il depisit the fer elover he sit mark A son the course of the after aftering a resty the searly overly the tipes of a senting no trace at huma little A le bottom, h stever to the tren had not a hattered in sections of the Vinters Cin legation, and nett is a diser correct led is very found. tall tall in f & I fin of several

be bling and nels faree at period, as was arity if a the resence in their construction of mie le beketiken front hem reincient eer hel stord if er a deri er i with its alst in excell 11 bers to morable its as within a milwin usu dias a onging to ent for Jurin preting the mistern per The self sition was mient of it te gle sord out in the triber is very configurents of the north tree facilities austines as com in here to the temple. A consic er to me not framelies of term of the water con a sand or aments is me betring traces creating by a ushy minister peutlante to it not per hids and Îr stents et line li 19 me then gift. the factor, rim bear a mulh bresting on ty) screents p silvy he hande of some Trained while them except condit n i i im st i enti if n for i with those this by noticeday lie vern arounce the rek the tran 1 i still, resenting every us rin fix of the ignest art, who tribed It had arms in legs are n + big I the dripery, in h is if the most ex 1 cw iki is hip, 1 at other in a ks of this tighter excluse situate to arrant the of the ground of the speciment of speciment staining its corporate sou of the tempe. The life see held if a terra cotto btatue amport in the much as offers con cusposition to encourage the penevu ent intencus respect of the us by the ancients of this tions, it is only on evices that it is impracts me er il ta statues what the last acquisition cane. Jain abitec islands are scarce, and as reported by offer from Olymon On the a rule are accreted to savage and unendurable indication of the ear sest strata. as the effective however, a test gram was comates, in which neither higs nor raphits would. In the mice e ages a considerable Sc avonic and the results of the very however, a test gram was comates, in which neither higs nor raphits would. In the mice e ages a considerable Sc avonic and the results of the very however. received by the King fit it Dr. Demetriacas, fin sufficient incucements to live. Sai ors are and Christian kingcom occupied the eastern ann a neing a discovery which has thed Athens singularly prejudiced against undergoing the provinces of Europe the great furkish invaone of the group in that climent that been come aire any respectable number of them to covered these districts, and would have sowed rounc embe cec in the so ta uvia, so t, in an go and be wrected on an exclusive y big and disastrous y over a Europe but or the costaa mass perfect condition, is if it had on y yes rabit is and. If the people of England sub- cles there of erec. There remains now above E-rolled been taken from its lexa ten bet esta. It is still to oc a figure of unimitance beauty and formed to carry out so impractical e a scheme, great muncation on y one or two of the oc grandeur, and what gives i a stil ni er va ue they wi be sure to regret their need ess iber-

eager v parsued in every part of the and, of

De turned without revea ing some new treasure

o't i most y orious epoch. It is unounced

that a ent pie decicated to Serapis has been dis-

covered at the Say of Grammata, at the sance

WISE ! HAD CAPITAL!

We conot snow the author of the following many a day our office. We cie want to te nin a nece o with it?

and bones and con't you call them cantal? What more did God give to anybody? "()1, they are not money," say you. But they are more than money inc no one can take them from you how to use them? f you dent it is time you were earning lake not of the first now or noe or acc work Your capital will coon yield you a arge in e stone was o his morae cesenses is a rine or the ixe you can fine and go to

As, there's the rul hou don't want to work you went nioney or credit that you may play gentleman and speculate, and end by play ing the vigition. Or you want a pluntition and neglec to it you may here an everseer to stealing, lobbying, post triding, correct bagging, attend to them while you run over the country crocked whisky, anything out har, straightfur and dispute, or want to marry some tiergul, ware, steady, open handed work. And, i there who may be folish enough to marry you for is no outcome o disgrace a crime, or consucyour gool lok that she may support you Shame on y a verng man! (no to work

with the e , it is a have, in the aill soon make 'er re i entity me reclander my you would not kn whose trusegold from let the equal son have he at e and was e and I say times in take effect and distinct it will be the same thing with you if besulteer in the trace in a conthereof veu had, I von wou'l only know now to of Washington here are too many hangers on an ecommonants, members of the hire house,

chill waiting the some one to come in and each reception goers, intriguers o not a sexes, fascing you but, with like the first work you ating and bejoweled women, who have no mercontrol in in their what it is a that you may earnest work nor ugher as arat ons than to give C N te sure to top is Billy Gray did his drumming well. Yes what you undertake, Is at well, now used y unlest. It y a manage the capt tu vous realy have you will som have plents mite to mining but if you contact won't

1 31 /2 / 0 / 5(2 // 3

An velenter; rize pleasantly saturized in the New York / ton -

new par first? It, which is could in point of practical benevo

V c higarete in That certain features of this pain are practiwhill it is the cible to ne can leng It a Scientitize I a a the Verenz to inserveive Projugue in I by and the Diffusion of Kan one great tree the General Conference, now I be a get to was in accome bits were to be fixed, its igents with time holding its twenty fourth quacrent in session in difficulty the color large quantities of 11 Billimore, is the largest of all the sects into h tr h h Tr h h in Ing these narrables and male. I arge bins, resem (which it has solit, and traces its origin directly to to make him and the servery might size the collection boxes to the parent stem to us 10,000 itimeran n wan commen a compat be paced at chare i Lors and recruitway scale in In these bins has rathe fogul Chan chantille men and women could drop their spare pigs in I children could prop their extra At the meetings of the society in Ex-13 blats eter Hall or esewhere collections of pigs and So is a same of a chaught the great rabbs could be taken up by ushers provided we comes of the great with wiself troons while every sunday scholar ish I thing to ple might be uige to bring a raboit or a young pig-It recentible of our to his teacher on the first Sunciv in every ा । owship > Service month. That plenty of pigs and almost un the second of which up at fit, ye limited juantities of rabbits and be obtained weed to the will, ie le ver ur tites, by these and other means there is no doubt, and is in brikings our soft the Saturday Kerney's scheme us cer

It will be a much more difficult matter, now ever, for the secrety for the propagation of Pigs etc., to find its uninvalued is inds Of course, here is Kerguelen's Lane and the Falk I in I Islands, and a few of her extremely remote places that are of the islands and uninhabited These places, however, would not be available for any crac disbursement of sigs. They are not only smu in orea but als they contain nothing that either pips or rab ats could eat, it 'woul he useless to stock them with these ani muls unless an auxiliary society were first or summed to supply the pigs with muc and the trabbits with young and valuable pear trees at aless more uninhabited islands can be found than are at present known to the geographers, htts p un that the "S F | P >, etc., would faulter from high hora of pigs and a surp us of rabbits in its treasury. This would be unpreci lente l in the history of charitable societies. find w w'd ofer temptations to the managers to kmbezzle their trust pigs for pur joses of private speculations, or to abscone with thirty or forty kee it under she ter, cry it and sow it on the housin ribbus concealed about their persons,

enving the society bankrupt Bit by far the in stronglabe difficulty in the way of the society will be to procure their ship wrecked sailors. If it is supposed that sailors n the North At antic trace can be induced to go and wreck themse ves on sergue en so and nerely in order to cat pigs and rabbits, the supposition is founcie on a total ignorance of seaaring character. Were the society to stock its coal down the water closet, it will remove the dese t islands with rum and tobacco, no doubt arge numbers would come forward and consent to go and be shipwrecked in the society's xessels, but no such enlightened scheme of inducing veruntar, shipwrecks has as yet occur ter to the Saturday Review in interoprist Of course, vessels occasionally has in the vicinity of certain unincalities is since in the Preffic Ocean, and their officers and crews might be hired by the society to east their ships away Still, it is harely possible, in view of the high wages which would be cemanded as the price Ran fix it. But "he that would catch firm must of vountary somewieck, that the society could really accomplish much good in this way. In any circumstances, such shipwrecks, being im sted to vessels in the Pacific tride, would be few is number, and the members of the society who should read in its annual reports of only one or two cases of supwrecks directly resulting from the society's et irts, would feel that their pigs and rabbi s nat been virtua y squandered

It should be remembered, moreover, that, unless frequent supwreces can be achiever, the society's anima's will suffer great y this true t at when the bigs a aced on Kergue en s and fee the pangs of hunger, they can get the ran ots, but he cay wil certain y come when the pigs, having increased to an enormous extent, and hiving extirpited the rabbits, would find starvation staring them in the snou f at that offecise period a few shipwrecker say ors should come as some, they would be instantly devoured by the ceighted sigs, but no reasonable preed eno swine would be wring to cenene upon ar occasiona subwrecker salor as the sole fo cer or an entire is and fu o pigs. The I this Spring may bring forth in the sett en ent of Digs while uncuestionably starve to ceath, and the ong mootee "Lastern question." A recent asit re result of its labors the "S F. F > P." etc., would have the blook of the massacret

Looking at the screme cain y, and with a The statue of like (la fory)-also process of being subwreeded, and no society sions of the ourteenth and literath centuries ser de their comestic anima s to any society, the evel o the cetritus unc refuse eft by this is the fact that the name of transfel shimself ality. I the Saturday Review really wants to is eagraved on it. Archae ogica cheovery is promote subjected, it must first built an artiicia. is and, in the mice e of the North At anwater it may be said that not a sinceful can the, stock it with rum and tobacco, and guaran-"ee o every sai or who w., consent to be wreck- lish foot, and still obstructs 1, Tabe head of ec upon i a ree passage nome at he enc o six weeks, and a small oon is—say, five counds

THE DEMORALIZATION OF LA-ZINESS. In accounting for the revalence of crime in

but he breaches one of the best practical business. the lower ranks o society, as we as or the resermons to young men that we have real this cuent of abses of character in higger places, a true ciagnosis wil cuite general y acate the se-"I wish I had do nita." So we heard a great cret cause in that habitua ariness which prostrapping young man exclaim the other cay in cuces a chronic incapacity or honorable and virtuous enceavor The Dic saw, "The Ceviour mind so bad, and we' just write to um. fines some mische' sti for it e hanes to do," You want contil, do you? And suppose you is coupy true or the reason that it e hanes, nac wint vou ci l'canta, wint wou c you co unnerver by nantua indo ence, are mora y incapane o doing anything e se incustrious em-I aven t you go hancs and feet and muse e ployment of some and is indispensable for toning up the moral energies that preserve and cefend the daily character. Without it, a man will certainly become, in the time, imb, shamoling, conceited, disputatious, gossioing, and, wit fout much count, ou most iec, -in s fort, as So omon scetches him, a oxer, wiser in his own conceit transpeven men trat can rencer a broken down, the world owes him a lying; whenever called to any egitimate work there \$ a lion in the street, and so in the speciest mora incapacity, ie lies face in his wits, and takes the nearest job the devil offers, forging, failing, nous co apse o charact r, sti the sac cor sciousness remains, as the sure esult o habitus laziness, of a growing and finally established incapacity of coing anything worthy of a true manhood, and of being tetting better than a blot and a pank upon God's creat or I us is a bac, natural concomitant of cub

nouses, icuor sa oons, it ire roens, whist a bles, village stores, or any other place that may on and cormorants, members o the airc nouse, the to le to Washington society, a tone which has too little of the ring of oft, m shood or a noble womanhood

- NEMEODSIC ROIN AV BR.CA.

Vetrocism is a form of citien posity and life which corresponds more close to repubcanism in politics than any other in fact, it is the demo racy of denomination. In the United Stales, in strength of numbers and resources, it exceeds any other chur h, and t e vital one Sie would gladly possess the outlet Socied he tais informs us that the ewish relative disparity is constantly increasing. Is of the Danube, but the cannot afford war, or public was greatly istemished when the rather growt i sine the brothers. Wes y came to any great his content among her Sclavonia posdisreputable King Stull subjectly assumed the Georgia in 1735, has been extraordinary, and u atton. In the meantime, hassions are feathered character of a prophet. With similar astories were the marvelous but for the vell known ing which neither Austran mor Russian power ment the Inglish reading on he finds the policy of the church they foliated. Methodism TIOR (18 (18 N WSDV) 25 come il Sitto dei Reviero proposing without the is essentially aggressive, and, like ome, it has slightest withing a grand halant ire pre-serieme, its mission iries a ways at work. I does not expect to read where it ias not sown, and t cultivates every field its founders began by visiting alm houses and prisons, ins ructing the Situation A . may seem there is no don't neglected, and by organizing "Godly cubs," the late of the state of the state of the proper the leavelent and their successors, to the generation, take the cru the 15 that in 15 s that the shipwrecked salors methods. Take all her thy roots, he church cer In the Mag canceel a their escape from the waves by has many oranges, but Wes eyanish as still the main truns, and the millions o devout and

sincere Christians who own its a egimee in the I, mited States are practical y sheltered under ministers, 12,000 oca preachers, a ini lion and a half of members, 300,000 probationers, a naillion and a half of children in its 20,000 Sunday schools and the value of its property reaches the immense aggregate of \$80,000,000 The church has rene cred non e service to the cause of number iberty in America. At its first organization, in 1874, it made ir avision for the shritual emancipation of the negroes, and accared Slavery contrary to the av of God and every principle of the Revolutionary strug gle, from which the country has just emerged s preacters were warned to manumit their backs, and from that day cown to the rebellion it did not cease its warfare i con the evil which a Southern Christian had calle a divine institution During the war it was the caurea mil stant, and since its close its zealbus ropagan e sts have braved unlimited persexution in their

ID USES OF GHARCOAL

abors among the freedmen

ly keeping charcoal in a now sen here will or but little odor or disagreeable ome,, such as usual. The rogs appear to the vertetter and faster than in a strong sme ling sty 'i ley will consume cuite a quantity which undountedly floes them good Some should be nowdered, and some eft in chunks, the now derec wil abcellent manure for onions or any vegetables By outting a small cuantity in the norse stable every day under the horse, it w absorb the wet and keep the stable perfectly sweet and wholesome. As it is removed from the stable meadows, the increase in the crop will pay for the trouble. Cow stab es wi receive he same penufit and produce the same results tas a so invaluate in the poultry house in creping it who esome for the fowls and making a most va table manure he fow s wi consume a part of it, and so are not so have to disease t is a so desirable in the same i sens or vares By putting a busie or so of the poweered char disagreen e sme which generally attends such places, and wil remove the great objection there is to cleaning them out. When tharcoa is princered and a little croppe into a potato nil when planted it wil couble the crop and will improve the cuality beyond expectation An objection to it is that it is a ack and will accen any person that handles it I have powdered it by bounding it on the barn oor, and also by autting it through an accider mill, Dut i is uncoubted youty work any way you hot mine getting wet."

"The above paragrable we take from the cor respondence of the Country Gentleman. It is probab y new to some, 1 not most cu avators. that chargoa has so much howe in the growth of vegetables. That it will coule the vie c of notatives may be questioned, but the way to the Probate Court of the country o E Paso, for know is to try i. Its action as an abso bent is undoubted at any rate.

AFFAIRS IN EASTERN EUROPE.

To comprehend the telegrams which mach us cally from Loncon and Paris in regard to the war in I istern Zurope, our readers mus bear in mind the great historical facts which he be nine them moortant events are Goapt ess near at hane which may change the whole cur rent of history for that portion of Europe. to a n that things cannot continue ong is they are, and there is an anxious undertone of expectation through the pusiness work as to what dispatch has reported much excitement on the hans Bourse at the rumor that 7,000 Montenegrins had joined the insurgents, and that Servia was monlizing her army. To apprecia e the significance o such numors, our readers must remember that his orica Zastern Zurone is like a nain covered with an taeposit, rom which here and there and a granite head arises-in

ancmarks of the region. Montenegro the it ie jountry o' the Back Youn ams, seep the Acrialic, was never any concuered of the Turks, and has retained its independence. It formed a parrier in the micc e ages to the Tarkthis principality is, no court, in mear relation with the Russian Government, and throughout. -when he presents himself at the manager's this repellion the refugees of Bosnia and Ferregoving have taken refuge in its miouning

astnesses. Many a Nontenegrin so Cer has, no coubt, served among the insurgent Christians, mas, probably required incessant exertions by the Prince to seep his surjects from marching in forde to crive out their ongrated enemies and oppressors from the territory of their aims-

Another "surviva." of ancient times is the province of "Free Servia." This region has seen overwhe med and occupied by the Tires, but seventy years ago it was substantia y equ, anc has only paic a nomina tribute to he por e since. Incer reecom it has made a continua rogress, and its independence and advarcing rosperity are an urceasing mode to all the Scavonic provinces of Turkey of wast trey cou a be and ought to be. Servia, moreover, possesses a remarkaby po c and war ice popuation, and can tu n out a considerable body of narcy troops. She wi natura y be t e eacer of the provinces, i once they are make 'ree' per I, to he city of Co oraco Spring rer Gevernment, pror as it is, is borrowing with a noney ree y to purchase arms and to mobilize D. 1876, he ween the hours of 100°C claim the provinces, it should be remembered, are animate ed with the traditions and passions which have been transmitter by five centuries of 2000 m and bitter strugg e with the "ures. The passeass, to the highest neces, a the rain, tite, sions of to day are no new fee ings They are interest, claim, estate and property of the above the same fires which have been cinc ec genera tion after generation in the nearts of a simple scribed projectly, to satisfy said exception and and ree om dving people Dip omacy camp when Turkey is singular y weak. The Govern ment seems at its lest ebb in finance The Sil tan is using his forces oans for his own beas ures, and borrowing at thirty per cent interest, while the army are without pay and the Admin istration without in ome. No coubt the for e can awake the o. Vohammedan anatidism But that is a dangetous implement, The Rus form a rendervous for id cis w to have not ung tians, and it would need but a few occurrences sian press a ready report massacres o Caris to do but kill time and was their tongues Time of that nature to since a fire in the Sclavonic Co orado Springs, all haso County Co oraco is a latent cause of the den bral zing atmosphere lace was callwork cestroy every vestige of urkish rulejin Zuione Al these Sc avonic Then I meet in about like a great to pless accounters, ex members, accapacita ec to leave, tay and blood and creek with the Russian peo provinces, I toug i closely connected in sympal ole, ret represent the South Scavonians, and are therefore not in entire farmony with the

the Scavonians at home, as we as those in the with the tenor thereo, province, and has sent a Sc avonian, Baion Ro 1 Now, therefore, at the request of _e e egal with arme linterven ion if the peace is broken can confine -N Y Times

THE PLAN STARY SYSTEM.

rofessor Young ately celivered a ecture in the I owel Institute, on the "Planetary Sys

tem, ' from which we extract the following . The paretary system consisted of the panets Mercury Venus, Barth, Vars, ubiter, Saturn, Uranus, Neptune, 159 asteroids and 18 sate ites As the name implied, the planets were wantering bodies, and varied in brightness. Mars was fifty times righter w en nearest the earth. The earth by the ancien's was not considered a 'ne ecture expained the 'to emaic slanet system, the radius vector, by means of which areas included within the orbits of the manets were ceterminec, and Keper's aws, the rea son's of which were discovered by Newtoniforty years later Mercury, weight was one seventh of that of the earth, and its censity was wice that of the earth and nearly that o' mercury (quicksilver) It was so called rom ne swift ness of its motion. It was so near the sun and so brilliant that its surface was not easily ceter mined The eccentricity of its orbit was greater than that of any other heaven y hory exce ta few asteroics Venus, now saining with such bril iancy in the western norizon, nac her orbit nearer circutar than any other hanet in the sys tem It was more ciffcult to see the spois on the moon with he naked elethan those on Ve nus with a telescope for atmosphere was one anc a na fas cense as cur own. The on y cata to be obtained was when it was nearest the sun and on that account its temperature was nigher tian our own. Nars it mass was little more than that of Vercury Its censity was three fourths that of the ear h, and its gravity one thire as grea. Its form was said by some as tronomers to be flattene at the boes, but it hae not been satisfactori y cemonstratec that it was a secure hypothesis the equator had he same inclination as that of the earth and its sea sons were the same.

Asteron's were first a scovered in 1801 and between that ime and 1816. From that time til 1845 none were discovered. Twe ve were borb the wet, and the nog- we lest the chunks discovered in 1868, three in 1870, and a charge as they desire it. The refuse makes a most ex. number in 1874. The Juited States discovered 45, france 45, Germany 40, Eng and and its Dossessions 19 and Ita y 10 -Boston Advertiser

NOTICE.

JILIC notice is hereby given that the undersigned ias taken ou etters testamentary of the ast will and testament of Gerala DeCoursey, ecceased, and qua ified as such acministratrix

A persons naving caims against the estate o the deceased are hereby notified and recuired to ex int the same to me, or to the Court of Probate for the County of E Paso for sett ement, on or before the first ray of the une term o said court, A D. 1876 SABELLA DECOURSEY.

Executrix.

By V L. DrCoursey, Agent. Office over Zeo, es' Ban c

Adminiatrstor's Notice. TERTORY OF COLORADO, , ss.

EL 'AS) COUNTY, ' In the Propate Court of sa c. county. an the matter of the estate of Betsy A. Far-

Lu persons having claims against the esand required to exhibit the sale to me or to

sett ement, on or perore the ist day of une, A. D. 1876 Vav I, 1876. G CORNISH, may6+-∠ 1cministrator

NCTICE.

U S. LAND OFFICE, PLEBLO, Co , Vay 1, 1876. To Wi am 7. Gregory: You are hereby notified that ames G. NcConn. has made apo ication to this office o enter the east ha of sout reast quarter o' section 9, towns no 12, o' range 66 west, uncer the act o September 4, 182B, to which you appear by our records to have a c'aim uncer the act of Yay 20, 1862, and that at his recuest a hearing in the matter pefore the Regis er and Receiver has been set for the 13th cay of June, 1876, at 2 o'c oca p. m, when a paries may appear and produce estimony in support o their respective claims.

LEYES DANFORTH, Register.

Y ... FITCH, Receiver.

Dissolution of Co-partnership. Wm. T. F etc ier and as. Z. Wood, uncer the name of Wood & Fergier, has been cisso vec. A. persons enowing themse ves o be incepted to the ate arm wi se te with the uncersignec, who is authorized to collect a outstanging accounts. may27-4 WM. T. PLETCHER.

NOTICE.

In consequence of heath, I will eiscontinue business on and after une 1st 1876. A ment, and trose o whom am named we SCHE CE OF SETS MINE, CARS, SALOWELL Office. At rescence, nex to corner Pie's Peak and Walter Ch Avenues, Colorado Springs Colorado Springs, April 28, 1876. aprof

SPYRIFF'S OLLZ.

Y virtue and authority of an exect on issucciirom lac orace or tae Clera o tae District Court, catec the 20th Cay of March, A D, 1876, in avor o' S. 2. Guts 1. , p.ainti 4, anc against A. en Leeper, or encante inc to me cirectec, wherein I am commanded c make the sum of two nuncrec and severy co ars and fity cents (\$270.50) de it, and the further sum o five co. ars and sevenly five crats (\$5 75,

I have evice upon and seized a the right, the e, c aim, interest, estate, and pro- the above namec cetencant, of, n, and \ he forlowing coscribed real estate, situated in he c ty Co oraco Springs, County of E asp, and entory of Co orado, and described as 10 ows, to wit: Lot number 6, and the west has o'lot number 5, in block 273, in accion num-

day, at the 'ront coor o' tae County de la's of fice, in Co oraco Springs, county of Paso, erritory of Co oraco, se at public and on for namec celendant, of, in and to the Above ce PETER BECKER, Stern By C P DOWNING Laty. May no.

TRUSTEE'S SALE

TEREAS, ames M. Dickey, o County, Co orado Territory, by his deed of trust, cated the 5th cay of August, 1875, ancirecorcec in the office of the Recorder of saic county, in 200 c 2, page 418, cid convey unto Char es Stock midge, as trustee, the frow erritory, to wit, viz. Lot seven (), in Con ey's sub division, o ots nine (9), teh 10), and e even (11),) ock one hundred and tho 102). town of Co oraco Springs, County and Tentitory aforesaid, and a l improvements there in situa ted, to secure the payment of a certain promis sory note therein described, of even date with Two powers are now silent y playing their said trust ceed, for the principal sum of hree game beneath the confusion which covers the thousand five huncred dollars, due and phyable neld of war. Russia supplies assistance, sym i twe ve mont is after date, with interest a one patry, screaps promises, and will, no dou t, and one salf per cent per monta, payable check al outside interference, un ess iof the month y, and whereas, the interest on said note com lines lowers. Aus ria is forces to consider or a incide has not been pair, in at breance

from the Porte, while she is threatening Servia ing the same and interest with costs of sale, according to its tenor, the undersigned will, by To Austria, he _astern question is an infense y virtue of the authority vested in him by said deen of trust, sell at public auction, oh day, une 20th, 1876, at the four of 11 o'c ock, a m, at the front door of the court house, viv the ront door of the County Clerk's Effice, in Co orac o Springs, County and erritary a ore said, to the nignest and best proces for cas i, the a move coscribed nemises, and a like right, tit e, benefit, and equity of redemption of the said ames M Dickey, his heirs and assigns, and will apply the proceeds, or so much as may be necessary, as in the said deer of trust described CHARLES STOCKBRIL F,

TETAR S'EETSTET

71 EREAS ames V Diekcy, o Taso Coun y, Co orace Territory, by ceed of trust cuted the 7th day of August, 125, and recorded in the office of the Recorder to f said county, in book i', sage 419, the convict unto Charles Stockbridge, as trustee, the Mowing described real estate, situated in the cit of Co oraco Springs, 1 Paso County, Co or no er ritory, to wit the south twenty two anis feet of lot five (5) in Cooley's subcitision of ots rune, ten, and eleven in block one sund red and two (102), town of Co oraco Spring, cun ty and Terr tory aforesaid, and all improvements thereon situated, to secure the payment of a certain promissory note tactem cesseried, of even cate with said trust ceed, for the principa sum of two thousand do lars, due and payable twelve mont is a ter ate, with interest tione and one na f per cert. per month, interest per ane monthly, and whereas the interest on set prote or principal has not been paid an accordance with the teno thereof,

Now, therefore, at the request of the fegano der of saic note, and or the purpose of hay ng the same and interest, with costs of sa \$, ac cording to its tenor, the undersigned with my virtue of the authority vested in him my said eec o trust, se at our ic auction on "uelcay, une 20, 1876, at the neur of it o'c occas, mi, at the front door of the court louse, viz the ront door o the County Clerc's office, in Co oraco Sorrigs, county and Territory aford arc., to the highest bicder, for cash, the above de scribed premises and all the right, title, penefit, " and equity of recembion of the said ames V Dickey, its neirs and assigns, and wi poy the proceeds, or so much as may be necessary, as in the said deed of trust described

CHARLES STOCKBRIDGE. Trustee.

TRUSTEE'S SALE

NERRAS Varmacuce Green, of the county of E Paso and Territory of Co craco, by a certain deed o trust cated the Rota cay of February, A D. 1875, and recorded in the office of the County Cerk and Record's a the county of E Paso aforesaic, in pook ?. rage 154, on the 25th cay of February, A.) 1875, LIC grant, bargain, se, and convey to the uncers gree, as trustee, the ancs and premises hereinafter described to secure the payment o a cer ain promissory note of even cate therewith for the sum of twenty one nuncrec to ars, with inferes hereon at the rate o one and onena f per cert per month from cate unti paic, irterest pava e cuarter y, and marticu ar y ce scribec in sai ceed of trust, and by which Geen or trust it is express y provided that in case, iof ce au tho avment of said note or the interest t ereon according to the tenor and effect there of, then it shall and may be lawful for the faid party of the second part to se and cisposa of said premises for he pursose o paying said note, in erest, and cost of sa e;

Now, the e'ore default having been mach in the Dayment of said note, and application 133ing been made to me by the ega hower hereo to se sa a premises for the purposes afort saic, public notice is here by given that in pusuance of the provisions of said ceed of trust and by virtue of the power and authority to me granted herein, Ishai, on Moncay, une s, 1876, at 10 o'c occ o that day, at the front coor of the court nouse, the same being the front coor of the County Clera's office, in the city of Co oracle Springs, in county of E. Pasio and Territory of Co oraco, se at public augtion, to the highest and best order, for cash, to Day said note and interest due thereon, the bremises described in said deed of trust, to with that portion c' the east ha fo'the northeast charter o the northwest quarter of section seventeen 17), township fourteen (14) south of range sixty six ,66, west, as surveyed and stated out by the Co oraco Springs Com lany, and bundec as to ows, viz: commencing at a point where the bouncary line between the northeast and nort iwest quarters of said section sevulteen (17) intersects the south sice of the road running east and west along the south Dank of the reservoirs numbers one and two, thence westery along said road a distance of three inficred anc twenty-six and one half (3261/2) feet; thence southery and para e with \$ said Doubleary the between the northeast and nort wes quarters of said section venteen [17], a cistance o one ous-anc (1,000) teet; it ience easter y and para e vita the first course, a distance of inree functed and twenty six and one in (3.61/2) leet; thence northerly and para e. will the secone course a distance of one tregsant (1,000) feet, to nace of beginning, containing seven and one-ha fi(73/2) acres more or ress; also the northwest quarter of the southwest cuarter o' section number two 2), in townshi; ourteen [14] south, o' range sixty ive (65] wes, containing sorty (a0) acres; as the south ha o the northeast cuarter o section number two (2), in township sixteen (16) puth, of range sixty four (64) west, containing a gate 80 acres; also one nuncrec and five 105 'ee of he north end of ot number two (2), is doc number ninery-wo '92), in the town o-Co.oraco Springs, on which is erected a mea; narket,) a peing in the County of E. Paso, and Territory o' Colorago, and a the ngr,

tice, and equity of recemption of the said & ir.

nacuke Green, his neurs and assigns therein

the first state of the state of

WM. S. ACKSOM, Truste

J. M. ELLISON,

DENVER AND RIO GRANDE RAILWAY. Lenver and Rio Grance Raiway, COMPLETEDITO

IL MCRC

-DIR "C" AND ONLY ROUTE FROM UTEERN COLORADOS YEW MEXICO PUEBLO, DENVER

AVO EASTERV CTES. the army Servia, Montenegro, and altress forenoon and 5 o'clock in the afternoon of that Two Routes East One via Denver and Kinsas Parific Railway the other via Pueble and Atchison Topeka and Tickets to all Dastern Cities for sale at the Depot.

DRY GOOLS

We shall open for the Spring Trace of the Centennial Year, the most complete Line of

CARPETS. MATTINGS. CIL-CLOTES,

Linoleum, Floor-Cloths, Shades, and Upholstery, Ever Exhibited in the Territory of Colorado

ELS, FISEER & CO

DENVER CCLORADO.

We now occupy our new PARACE STORE, Lawrence and 1611 Sts

HARDWARE FARM NPIEM NTS ITC

G. S. BARNES.

Eeating Stoves, Cook Stoves, Iron, Nails, Steel, Lorse and Mule Shoes, Horse Nails, Carberter's and Backsmills Toos, dence and Baing Wire,

Farm Machinery, Wagons and Wagon Materia, Building Paper, Glass, Putty, Iron and Wood Pumps, Tarred Baling and other Ropes, PLASTERING HAIR PLASTER SARKS AND CEMENT

HEADQUARTERS FOR MINING IMPLEMENTS, Poweer, Juse, Guns, Riffes, Revovers, Snot, I ead, Cartridges, etc., etc.

Manufacturer of Tin, Copper and Sheet from Ware. Corner Cascade Lvenue and Huerfano St., COLOR. DO SPRINGS.

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POCKET BOOKS, POCKET CUTLERY, GOLD, PENS, FINE NOTE AND LETTER PAPERS, VIOLIN AND GUITAR

STRINGS, CEROMOS AND PIOTURE FRAMES, BLANK BOCKS, YEMORANDUM BOOKS

Nove s, Standard Books, etc., Toys and Fancy Goods. Mason and Mamilia Organs.

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HAS IUST OPENED A FIRST (LASS

Tersiant Tailoring

ESTABLISHMENT

It Hamilton's Old Stand.

WHERE I F IROPOSES TO FEED A FC I SIC

CASSTV_7 'S

from any first-class Eas. __

三ouse

Good Cassimere Suits from

\$35.00.

Good Cassimere Pants from

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Department.

Cutting, Cleaning, and Repairing

SPECIALLY ATT .NDED TO

Give me atcall before sending your orders elsewhere

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Eas wished facilities for coing

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Not surpassed by any estab-

isament in the Country.

CLOTHS,

GROCER ES. M RC ANT TA LORING H A TRUE A SUTION TRUE & SUTTON,

(Successors to Field & Hill) Pize's Peaz Avenue. Co oraco Sar ngs. DEALERS IN Enthanies, Alema, Draim,

AND PROVISIONS. Forwarding and Commission At Prices as Low as can

MERCHANTS Will receive, store, and forward Freight to all Points in the Mountains, and take charge of all consignments of Ore and other shipments FROM the Mountains.

NEW GROCERY 113 North Tejon St., Wanless Block.

I keep a fu . ine of Stable and Fancy Groceries,

Kansas and Ranco Procuce. which I we se at the very owest rates for CASH ONLY.

JOHN DOAK.

WEOLESALE AND RETAL LUMBER VIRD, WEPPLE & CRISSEY,

المراقطين والاستان ووالراقا BY THE OAR LOAD!

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A NY SIZE OF DOORS, WINDOWS BLINDS, A Glazed Windows, Shingles and Lath. Rough Lumber Furnished Shop Work a Specialty, Building and Roof Paper for Sale wholesale or retar. A libera.

Shop and Yard, Corner Teron and Sourcer Sta. J. A. WZIR, Wholesale and Retail

LUMBER DEALER Scrimel Itees Saw att. EASTON 2. O., EL PASO COUNTY, COLO.,

rt mdcs N. E. of Colorado Springs, Manufacturer of Lumber, Lain, Shingles,

AND FENCE POSTS An assortmen a ways on hanc, at reasonable

Stures.

Work of this Description will edizes or the shortest possible

Lorde and in the meatest and

- The same sive significant

THE COLUMN SPAINS FAZING AND ML PASC COUPTY YEWS.

H A. RISLEY, - - Ecitor man in the late of the commentation of MAY 27, 1876.

Official Paper of El Paso County. PROCLAMATION.

To the Electors of the Tarritory of Colorado, Greeting Be it known that, whereas, by an act of Congress, approver Mars 1 3, 1875, entitler, "An act to enable the people of Colorado to form a constitution and State government, and for the admission of the sail state into the Union on an equal footing with the original States," the electors of the Terratory of Colorado, were musthorized to vote for and capese representatives to a convention to born soch constitution. And, whereas, said convertion assembled at

the cry of Denver on the 20th day of December, A. D. 1875, and come I a constitution, to De submitte I to the electors of the Territory on The first day of all next.

And, whereas, by a finding the said convention directs the Covere of with in thirty days after as a hourament to issue his proclamation for an a ecron to be he'd in the date before mention ef, to y to upon this de plot or rejection of s in anstruracht Now therefore, I. John T. de, Secretary and

Acong Governor of the Territory of Coloraco. do hereby on er and sheet that such election of Is held on the histologist July next for the purpose alcresaic. In test mond where of, I have hereunto set

no hand and thereighte and of the Territory. to be affixed at the fery of Lenver, this four teenen day of April A.D. 1870. Secretary and Association

Three years ago R sup, the theury minung town in Sciriters a conditional a thinking aislaness, with not you per hole makhere around. Now it could be to handred houses on hit, 500 imbalities. The 2000 a sixs that the town lower resolvations and prespective to two mines, the Pochs of a half Hambelt.

The Suta Fe A . Mar on that Thursday says require a party of the the new blace on systemal years among operations under the assignessor from a company recently formed in Similar with a working organization about Same of Paris & will be animodately ereced to some office engler, together with improved no havers the solf of the \$10 and silver, with a children is the city in programmed.

show ding to the fluent constitution targe I deling trans, being with merchan lise and i thing machinery for the Sin uan country, are in thing their way us the valley from the Cas-Charas to then destrictings beyond the Sangre ca Christo range. The frame are melting rapa "varietie the floor" as an the mining districts. of this time as regard, the very soon the travel the there is I will be us as ally great.

We have report to Idease tour realers that dyr som schuller will lide closest in portint, than respects, that Has marked our local to grave every of the extraordinary profits lical Society of Philadelphia: record from a har, emerced to the enterprises

or a great and soul, the steady increase of lune of the April from from month to in and is a passing the artet prosperous of previcosveries, free a first or just and improved appliat a fit manage not by and amalgamation. terry but tense in beginning of veins works or disam of colliteral air constantes mention there is, indicate armsto a 4v that our county is in the full flush of ar immenserely ance & of his obling but our own. to receive as X. Worth that there is no longin versal disposition to work them as legitimate. to fortikings. It is an established fact that this in firstry, when righthalled conducted, will pay greater pooles then and other, known to our pegle fromm n ropert be true, develop mers in process of a regretion will send scores and handreds at other waste allows on our hill saids, in the seathern to yie. In thous of treas-

I am or or o't resibrate will take a retrospecial view for a confession to the past tenor twelve years, in his regard the present with them, they will be how life to for dy their topes. for the target. The the first time, the prespect 15 till of cursus gerum. We seem to have received the range pieces where the road seems We seem to have at the contract services between is no longer Local to a despending vertal the mines on every sile at specifing all orders truits to wellof the hear opens. We are seent this time something, in his of the brighter days for which we have with effort bounted so many tellous years, and we are telling these who per numerican and the Part that our asserreason the contract wars well tounded .-Contrat Co. Register

A correspondent of the Peebro "Chieftain," with regional Del North under dire of May to. sees the production may be that the present season would were so in impiens annigration to the Sin Juan names, bads for the secrete than realve Dans teams of arranged Del Norte trageted with people it by a lights of hurope and the Unit 1 States of their way to the mines, and the street tresent) is entitle confusion and excremed. No one fremad, length than to production and for properties, and the merchants are occurrent with Lusiness. If the summer does a toroxe at evest for miners it cer-Land's will be the merchants of 154 Norte. The class of people is ho are now coming in pre not expenses, but lof that elles which one

may first in any processous naming country. Kansas is numerously in resented by the victims of grissh ppers, till I fear that with the Timited me, is they had and then, inexperience as miners, many of them will go hence sailly the appointed for times here in a mot made for all in a day . While the mountains are capable or yielding in gold and silver courtless millions yet those in south o treasure must quietly alla fe tirde and wait for the future to develop the wealth's epromisewaisly scattered throughout the edward district. Many will be disapbounted, of course, and will go back to their homes bely pursuabel in the behef that the San Juan Country is a humbing; but none will entertain that belief sive a class that can be better spired than entitating time country like his. The numers who have already gone to the Summit will mainber not less than three han hed! Cropsey has getting with a twentynomedia e operations. Chapman's twenty- agents grant, "cinconcitional surrencer" was

v le shing to the Summita The Sanciuan Consolidatet Mining company have a twenty stamp mill between here and the Cu haras, designed for the same place. So also have Novey & Sperry, of New York. All of these mind will be added in sosition for the the better part of valor and accepted the terms summer viork.

Subscription has been made for the building Plancopted is as follows: of a new wagon road to he Summ t mines, and work will commence this week. It is expected has the read will be ready for use in a month. The Lite Anny company have enough ore on the dum to keep their mill, in operation for two mont'is at least, and are now constructing a

train radivay from their mine of the mil. The prospects for the Saramit district look most flattering, and the present year certainly must see the development of those mines which have been so much tilked of and advertisec. No one who knows the goin ry in which they are situated doubts the final result, and the world wir be astonished with the develor- \$25 per car; class 3, \$20 per car; class C, \$1 actual pusiness purposes. The German Government of the control of t ment, which will be made the present season.

NUMBER OF THE STARS. ne number of the stass is very deceptive. Taere are never more than 3,000 visible to the pouncs; wheat, 27 1/2 cents per 100 pounds, naked eye at a time, though there are about twice that number to be seen in all the heavens without a elescope. With the aic. of a good cents per 100 pounds. te escope mi lions are brought into view. Let the astronomer select one little star to look at, and then turn his te escope upon it, and he will ind hundreds of stars under his gaze. This isthe star cust, or the star elusters the estronomers talk about. De-smal stars increase vastw in numbers as they dim nish in size. The tescope reveals at eas twenty mi ions of stars, and some estima e that there are a hauncred millions. Some stars saine pright wor a sime and den grow c.m. Of these more than one auncied have been tale orued.

MEMORIES. When the gray twilight softly spreads
Her robe o'er earth and skyl;

When the far, mountains' shagey heads
Age lost to human eye; When the tired bird at eve has sought Sleep in that tuncless bower; When the last bee wings homeward, fraught With forage from the flower!

When the dark pinewood thim v shows Its deepening tints of green : When in the West with crimson glows The sunset's closing scene-

I watch the glimmering shadows kiss The threshold of the night, And o'er my heart a soothing bliss Fails in the waning light; And groser thoughts that stern y cling

To life's dull sober day. Leave me, as swallows on the wing Fire from our sight away. And soft asympte on the lake,

Half whispered yearnings, that awake A! thousand memories... Swidt memories, that only come

To woo my waking dreams, When twilight shrouls the woodlands damb And shunbers on the streams -Of faces that I loved of sore.

And song the loved ones sing, And inderen's voices—heard no more that through the greenwood rang O spirit treasures, ye are mine. Aid to my beart belong, Yet linger not till I repine Of sing a sadder song,

But herve me while I still have mover I so to he the sunny glow Wat ed from memory's blissful bower-The shrine of long ago

- Chambers's Journal AN AMENSE CATY

Yew people have an adequate idea of the immensity of London. No such city ever existed in the world before. Fancy a city waich covers seven hundred square miles, and numbers four mills in inhabitants. Fancy a city which contains more lews than the whole of choices have been erected for the purpose of Palestine, more Roman Catholics than Rome, treating low grade ores. About four tons cre more Irish than Dublin, more Scotchmen than reduced to one, and the process spems to july. Edinburgh. A city whose ports contain every day a thou find ships and nine thousand sarlors In which a authorcurs every five minutes, a death every eight minutes, throughout the year. In which twenty eight miles of new streets are copened annipally, and nine thou and new houses. are built every twelve months. A city in which the robce market contains the names and descriptions of one hundred and twenty thousand criminals; which his seventy-three miles of beer stops and gin palaces; which has thirty eight thousane drunkards; and which though it numbers its charches by hundreds, would require nearly a thousand additional places of worship if the entire population were to be sup-And when all these facts are clothed upon by the imagination, every faculty save that memory must utterly fail to present any truthful portrait of this amazing concentration

DEYBURN ON PRESBYTERIAN- $.8N_{\odot}$

We extract the following tribute to Presbytemanism in the new world from an acdress delivered by the Rev. John Leylmin, D. D., at a resorts of Physica presolehited castivity of trun of cent annual meeting of the Presbyteman Historical

Man instructively desires future remembrance, Man instructively desires required to set lence of operation both inclividually and collectively. Hence the efforts of man to write history in scuipture, in scriptions and meroglyphics. Some of these devices have over reached themselves and mouldered. The introduction of printing enables us to perpetuate the present better than it could have been in anterior years. The Philadelphia Presbyterian Historical Society has 800 volumes, 30,000 pamphlets, 3,300 volumes of old attention to Presbyterianism in the New World. The mine is nockaced with ore, at has been the friend of all good things. Regarded after the manner of men, and with due allowance, its record is one of the highest excellen e as the friend and promotor of education, of charity, and in every respect t has held the vantage ground. It was her vigorous doctrine that incuced the drawing of the sword at successive periods. The Presbyterians have led the van in education throughout considerable

There are none so hard-header, and persist.

or Scotch Irish Presbyterians. This is a familiar weeks .- Tribune. fact in the church, and of such men are made martyrs. Their ilevotion to conscience is sublime; such exhibitions of heroism and fidelity to faith is no seen every day. It is, to say the least, inconvenient and uncomfortable. The speaker here introduced and dwelt at length on the changes that had followed the transplanting of the church to this continent, and said that, although the same plant as that beyond the seas, it is modified by a new comate. The cuoted the are h. Alexander's views in this connection, and said that the Puritans claimed about all credit, though Scotch Presbyterianism are Alba R. Thompsor, Lianz C. Garbutt, is entitled to quite as much as it, for its share in developing this country. The American church Cline. system is freer than the Scotch, and its theological schools yield the palm to none abroad, and its evangelistic spirit makes it a visitor in every out of the way place. The speaker here alluflee to the outset of the church in the New World and subsequent march to the present day into new territory, and to this "moneer evangelism," where the rifle and the Bible went hanc in hand, is it incebted argely for its success. In beautiful figures of rhetoric, clothed with the drapery of rich classical language, he pictured the struggles of the early settlers and he progress of Presbyterianism during the one hundred and seventy years of its life in Ameri.a. Into almost every Lagan and has it penetrated from this, and made a history which the resbyterian I Insterical Society of Phi alcelphia now completing

ANOTHER PEACE DECLARED.

MISSOURI RIVER RATES. The war between the Chicago and St. Louis dads on business to Missouri river points has rapidly, and all the mines which have been as last been terminated, and a treaty of beace worked this Winter prove to be what they were 7% been made which it is believed will last for some time. The meeting at which the general ryight agents of the roads of the bellagerent crites smoked their calumet and shook hands across the bloody chasm was he call day or two 1, 5 in St. Louis. The proceedings were very stormy, the St. Louis grumblers trying to gain stamp in II, and is now arranging to commence some points, but nary a point would the Chicago Chieftain. stamo mill is now at De Norte, and will short the waterwore of the Chicagoans, or else war ur til St. Louistis completely brought to bay and her business transferred to Chicago. When the St. Louis agen's saw that the Chicago men were well supplied with that stable article called ba k bone, they concluded that discretion was proposed by the Chicago agents. The new tar-

From Chicago to Atenison, Leavenworth, St. oseph, and Sansas City, first class, 85 cents er 100 bounds; second class, 70 cents; thire class, 45 cents, fourth class, 30 cents; specia class, 25 cents; salt, 65 cents; class A, \$75 per cut; cass 3, \$60 per car; class C, \$4 per ton;

lumber, \$62.50 per car, The difference in favor of St. Louis is as fol-

girst class, 20 cents per 100 pounds; second e per ton. Sait, 30 cents per parre.

City, and Leavenworth to Chicago, will be as Quires vast quantities of go c and silver or that sclows: Corn and oats, 26 cents per 100 purpose.

From the same points to St. Louis: Corn and outs, 17 1/2 cents per 100 pounts; wheat, 20 pany have enough ore on the cump to teep heir

To East St. Louis: Corn and oats, 19 cents; wheat, 22 cents. To Quincy one. Hanniba, the same rates as to St. Louis will be charged.

Douncs on a .. kinks of grain. Catt e and hogs will be \$62.50 per car from Missouri river points to Chicago; 25 per car to St. Louis; and \$50 per car to East St. Louis. The new rates went into effect Wecnesday, May 10.—Chicago Tribune.

ROUND ABOUT THE TERRI-TORY. Sunday last, May 21, was the second ann versary o the great Centra fre.

The new concentration works at A ma are peing puspec abeac as rapid y as possible. The Rev. Mr. Gill has been appointed rector. o the Episcopa Church at Canon City.

The Osceo a Mine, at Sunshine, has just struck it rich again in the pottom of the shaft, A contract has been let for further sinking. The grade of the main line of the Denver & Rio Grande Railway is graced to a point be-

youd Walsenburg. A new mining district has been organized on the headwaters of the San Juan River, under the name and title of the Crater Distric. Passenger travel on both the Atchison, Tope-

ka & Saifta de and de Denver & Rio Grance increases steadily. About one ton o' so'enoid specimens 'tom' the loca iontas Vine have been shipped from Rosita, for the Centennia. Exhibition.

The first wedding in Lake City occurred on the 9th: The bride and groom being Viss Kitty Eastman and Mr. D. T. Hugnes, of the Silver World. A road is now uniter way from the healt of

Summit Creek, I neriano County, to Fort Garland, where it will that the proposed line of he Denver and Rio Grande. The new bridge across the Gunnison, on he

Uncompangre roac is a good, substantial oridge,

of feet long, and catable of supporting the beaviest loaded freight teams. A letter from the grading camp of the contructors on the Denger and Rio Grande extension announces that the work is being suspecwith the utmost viger.

Down at Rosita three new "jigging" ma-The hoppers have entirely disappeare from the neighborhood of Calston Crick, and taxy the getting thinned out in the Clear Creek Wal-

The Sts. John Turnel, near Monteguina, in Summy County, is 1,200 feet long, and so strught that a candle light at one end can be set n from the other. At De. Norte a subscription has been made

Summit Mines, and it is expected that the road will be ready for use in a month. Some specimens of Fement County mark e which have been dressed for exhibition at the Centennial, says the Canon City Times, are

for the building of a new wagon road to the

have ever seen anywhere. Lappen and Brower, of Wet Mountain Valley have made the valleys wild with excitenent lat the discovery of a neavy ledge of minera, which assays \$600 to the ton, silver. The Avalanche says the Vende District is going up by ears.

The bridge across the Lake Fork of the Gulamison, on the road to Orray, was completed on the 4th inst., in time to accommodate a large number of teams, which were prevented by high water from fording the stream.

On Monday morning ast, a little son of B F. Brown, of Pueblo aged about nine years, succeeded in getting possession of a loaded South & Wesson revo ver, and discharging it. shot his little sister, aged about two years, instlicting a painful though not serious would, -The Mountain Lion Nine, Magnolia, in the West level, is opened upon a very large ceposit of tellurite. The ore vein is said to be four feet newspapers, and 500 portraits. Snowing that wide, and the whole disseminated with sy vari-introducing innovations among Spanish people, the association can speak for itself, I call your ite. So much has been raised that the way to

> The Mount Lincoln Bews says: O. Kirknatrick showed us an assay of ore from the Oak Grove Mine, near his ranch in Fremont County, which gave the product as containing six y ounces of si ver and tairty six ounces of copper. This result will be apt to affore the owners considerable satisfaction.

Trinicad is one of the live lest towns in the portions of our land, and her people have oc- Territory. Every building and store-room is cupied exalted stations in church and state, occupied. Six new grocery and dry goods She is fixed in principle, and the same here as stores, one new nardware store, one arge, new livery stab e (from West Las Animas), one new hotel, two new saloons several n'echanics' s 10 25, ent, so intolerant and determined, as the Scotch etc., have been started there within the last lew-

> Davie Balewin, a ploneer explorer and prossector of Cañon City, 'as been engaged by Prof. Marsh, of Ya e College, to collect fossils for that institution. He wil begin in the southwestern part of the Territory, where he was with Hayden's party ast Sammer.

The Lake City and Incompangre Tol Road Company have filed art clesso incorporation. The object in view is the out ding of a road up Jenson Creek from Lake City to Minera City The capital stock is \$20,000, and the trustees Abbott, jr., Henry D. Rugg es, and James W.

The new toll road to the San 'uan mines from Santa Je by way of Abiquiu and Cañon Largo, is now open and the trave on it is argey on the increase. The New Mexican says his road is considered much the nearest and pest to the new mines in the San Juan region, with wook, water, and grass, and frequent set-

The San Juan Prospector acknow ecces a call from a Mr. Giles, who brought with a man immense specimen of gold-bearing cuartz from a new discovery on Christone Creek, owned by nim and Messrs. Wing and Steele, "They claim a twe ve-foot crevice, and have run in on it a distance of forty feet. It gives coarse go d very free y in prospecting with a pan, and is about as fine a specimer as we have seen from that district.'

being pushed forward rapidly. Green & Co.'s at a time. saw mi is in operation, houses are being built expected. For example, the Aspen Mine has now a hundred and eight tons of ore upon the cump, all of which came out of a shaft a nur. cree feet deep and two drifts seventy feet each The value of the ore just as it is, is one hun crec and eighty do ars per ton. Only six men worked on this mine .- Correspondence of Fuebto

The Summit District, says the San Juan Prospestor, is becoming quite live y. "Several parties have already gone in, and are busing at wor : getting cown ore, the sping woot, etc., or the running of the mi.s. The Queen and Anni: mi, s wie probably be running by the first of une, and then go d win come. Among at the ive y camps of San uan this Summer, and they wil a be full of fe, the Summit will be the busiest. Three mi s up and in running or der, and severa more to go in, will make work plenty, lots of money, and times good."

A 'rienc, says the Bon der News, reads 'rom the Cologne Guzette, one of the largest and most re iable papers published in the German Empire, datec Apri. 28, that Messrs. Koch and Richter, Chie. Directors o Mines or the Gov ernment, have been ordered to visit the great Centennia. Exposition, and a terward to made a thorough exploration of the mining regions of class, 20 cents; third class, 10 cents; fourth the Rocky Mountains. This examination is no cass, 5 cents; special class, 5 cents; class A, to be concucted for scientific research, but or ernment is coanging its coinage, accosting new The rates rom Atchison, St. Joseph, Kansas ones and recoining the old and worn, and re-

A correspondent of the Chieftain writing from De. Norte, says : The Little Annie Commin in operation or two months at east, and are now constructing a tram-rai way from their mine to the mi. The prospects for the Sum-mit District ook most factoring and the present vear certain v mus. see the Cavelooment of those minis which have been so much takes of To To eco the rate will be 35 cents per 100 and acvertised. No one who knows the country in waids hey are situated coulks the ana result, and the world will be assonance with the ceve coments which will certainly be made the present season. There is nothing new from the si ver mines of La P.a.a and Lake Counties. Lie miners have us: com-nenced going in.

MEXICAN MINES.

The mines of Mexico are perhaps the sabject most interesting to the foreign reader. This grows out of the fact that, up to the time of the rica discoveries of the precious metals in our own Paci ic States, Nexico was the great silverproducing country of the world, and a the descriptions of it, ever those in ordinary schoobooks, dwelt largely upon her abulous productions of m nera treasure. There is also a charm to the magiration in the subject of the ciscovery and gaining possession of the predions productions of nature, which princy governs the mind, and eads men into courses o life and business est governed by reason than any other avocation. "I'de mere name o "mines," especie. y "go c and si ver mines," possesses for most men a ta ismanic infuence cuite peronc the power of sense and reason, and eacs ten men to ruin where it guides, one to contune. The ruth of this is now being cemonstrated in our own country, to those who take the trouble to know the acts, by the need ess rush to the Bace Hills. Taking advantage of his act, Dac inen have a ways been able to lead chose of good business an fits and character to purchase all circs of worthless mineral property.

But by the mines of Nexicolities best known to the world, and so a ar opinion has made t her stronges; and richest feature. The knowedge and improvement of these mines are contemporaneous with the occupation of the downtry by the Spaniarcs, and mining has ever since seen the eating avocation of her pepp d. heir richness and extent are uncuestioned; from the first the fostering care of sovereigns has been tevote to them, and the capital of the worthy sees e of the country ikewise invested in them. That this has always been the wisest course and for the pest interest of the nation and himanity is too brone a cuestion for discussion here.

The m hes of Mexico are scattered mevenly over the entire extent of its mountaing ranges. They are nearly all noted for their wast extent and open quality of ore. They average a the way up to \$3,000 per ton, but of this there is but the smallest possible purity like the specimens found in Val Street offices raving mines: to sel, the average of ones producing, from \$30 to \$60. Most of the mines are found from 5, 000 to 7,000 feet above the sea, in a ce ightfu temperature, and usually near preductive valleys, They tre found in veins sometimes 150 feet in breadth and many miles in length. Their centiis unknown, but they were formerly worked until. with their rude systems of lifting up the ores or getting rid of the water, they could no onger be ma e profitable. There are 500 eas, or places where mines are rumerous, in Mexicos and not esis than 3,000 yeins. But a small proportion o' these are worked now, or have been, at one time. The names of the richest only are known in our own country, such as the Va enciana, Guanajuato, Rea de Monte, Pachuca, truly beautiful, some of thent equal to any we

Some of these have yie ced as much as \$6,coo,ood a year for many consecutive years. This does not seem to be a great amount since the marvels of Nevada have been made known, but tends to indicate what the same ingentity and enterprise that has ceve obec our own silver mines may some day do here. The laws governing all mining interests of the country have been very complete, and the entire terr tory'civided into mining districts with their cwn distinct code, courts, ant, e cctive, counci. A though the sole right in mines is granted to the corporate or indivious owners, seginning with the immense tribute required by the Spanish kings, certain lesser taxes are still exacted, he present being about 11/2 per cent, for the benefit of the National Echool of Mines. Actual becupation of mines is necessary for ownership, and, being left in worked for a short per od, any one may "denource" them, and, upon working t rem for a short time, acquire tit e, Knowing the great difficulty in the way of

however advanta jeous, one wi reaci y uncerstand that the o c systems of the sixteerth century are sti conclude in he mines of Mexico. The shafts are of an immense size, being sometimes 30 feet in height and preadth, and wa led with the best of masonry. The ores are cosened with powder, and hoisted sometimes on the packs of inclaims, and sometimes in immerse enthern bags, with a ruce machinery or yen by horses. The mines are cleared of water by the same means. Not unti-recent y, and in a very few cases, has good machinery been introduced. and probably not more than a cozen first class num is are in use in the whole country. want of this machinery has caused the ananconment of many mines that, otherwise would be very profitable. Scarcity of fuel is in many cases assigned as a sufficient reason for not using better machines, and a so the difficulty of transportation. The carriers in the mines are often loader, wit a from 250 to 350 pouncs, and will for six hours, without stopping, carry these burdens up stairways numbering 1,800 steps. They are excellent y pair, and since the micd e of the eighteenth century this service has been enfire y voluntary, notwit standing the vast amount of sympa sy the work has e for what has been suffered as slavery in these mines. Two methods of so parating the silver are used - y ama gamation with mercury, and by sme ting, the proportion being in the two processes

about as three to one, the loss of mercury by the amalgamating process being about two pounds to one in weight of silver savec. The old plan of crosters, or of crushing the cres by an immense stone wiee turned in a circu ar bed by mules, as is often seen for making brick, is a most universally used. ... orses and me es to the number of several buncred are sometimes criven over an inmense circu ar sec covered with the already partially bulverized ores, mixed with mercury, which in time produces the most perfect pulverization and trituration of the en-

The product of a sing e group of mines at Guanajuato, since their discovery in 1556, has been about one of for co ars, or one-six 1 o althe mines of Mexico. A city of about one nuncied thousand inhabitants has sorurg up about it. The vein is known to be 39,000 feet in ength of which but a sma portion has been worked out, and has been worked to a dect 1 o Business at Si verton s commencing in earn- 11,600 feet. A single one of this group of mines est. The ditch for the Silverton water works is has had in employment more than 3,000 miners

> This is the most profitable example of mining in Mexico, while the other extreme is a vast mu titude o fai ures and mis ortunes. The causes of want of stocess are the same as are found everywhere. From these causes, which nave sooner or later procen up a large proportion of mining enterprises in this country, oreign capital, that on so many occasions has ree y o fered itse i during the past two nuncred years, no onger see is so cangerous enterprises, the experience of the past twenty years in this cirection being little else than a series o disasters. Success'u mining requires here, as everywhere e se, immense capita. The need of running experimenta crifts in order to acep track of the wein is imperative, and the want of capital to co this work, often for ong periods unproductive, has ec to the abanconment of many valuwe mines. The mines of Pachuca, neglezted or near y a century, were, by the introduction o use'ul machinery, recent y mace to yie a a profit o about a mi ion do ars a year, ti 1873, when the vein gave out. In unsuccessiu. eforts to find it again has been spent since that time as great a sum as were the previous recent profits. Vining here, as in all the word, s a succession of experiments, with many fai ares and a ew successes. The world hears of the atter, but not often of the former. To succeed, patience, money, and a un knowledge of the subject are all necessary. The scarcity of sue is greaty in the way of the introduction of s cam machinery. From the great e evation of most o the mines mountain streams usually supply an abuncance of water. From the same cause many of the mines are ree from the annoyance of water. The introduction of raisroacs will make the acoption of improved ma-Clinery more easy ac uture of Nexicar mining, with the aci lies and improvements of ate times, will surpase anything the world has ever cnown: The annual yie cox the Mexican mines or the has so years has been a bout \$25,-000,000, of course with considerable michiations. Their total year since the Conques is not far from six thousant millions, or twice the annua incuseria procaet of the Instee States. Dis wi show the comparative strength and cesira silky of an Lincal are and min by couniv. For tree and a la centuries Aexico has been ce enrared as the great storenouse of he precious metals, and yet the apparous papcuction of these 350 years is only twice the annua incurra product co in milec Succes.-Correspondence Cincinon'i Encuirer.

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Sti. another speaks in braise of Renne's Prin Cling Nervine, who has had the dyspensia for over two years. He tys: 't has cired me, ance feel ike a new min. goor hearty mea, without it; distressing ne." This is only; 'n extract from Jone of the many letters and testimonia s received duly by Mr. Renne. The originals can be seer at any time oy calling at the Opal Extract Works, Colorado

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Tea, \overline{\text{tck}}, \overline{\text{P}}\text{b}. \\
Tea, \overline{\text{tck}}, \overline{\text{P}}\text{b}. \\
75\text{6} 1 25 Butter and Eggs. Butter, state, & Th.
Butter, ranche, & Th. Eggs, sate. P dozen. Eggs, ranche, P dozen. Vegetables. Brets, Lew, With Cabrage, With Onions With Fruits.

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Pork, # 16.
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Veal, 14.16. Veat, '* 15...... Вароп, Э. lb..... I Flour, Grain, Hay, Etc. Corn. P 190 lb Chops, 7 rou lt..... . 3 Ox.fd 2 :

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